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The Ontario Gazette

La Gazette de l'Ontario

Vol. 141-11
Saturday, 15th March 2008

Toronto

ISSN 0030-2937
Le samedi 15 mars 2008

Ontario Highway Transport Board

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the Motor Vehicle Transport Act, 1987, and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732

Clark Bus and Marina Ltd.
35 Clark Drive, Gananoque, ON K7G 2V5

31814-E

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the United Counties of Leeds and Grenville to the Ontario/Québec and the Ontario/U.S.A. border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT:

1. there shall be no pick-up or discharge of passengers except at point of origin;
2. the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54;
3. chartered trips be prohibited from the City of Brockville.

McCullough Coach Lines Ltd.
308-894 Vernon Ave., Victoria, BC V8X 2W6

47436

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from:

- A. points in the Provinces of British Columbia and Alberta as authorized by the relevant jurisdiction from the Ontario/Manitoba and the Ontario/U.S.A. border crossings

1. to points in Ontario

2. in transit through Ontario to the Ontario/Manitoba, Ontario/Quebec and Ontario/U.S.A. border crossings for furtherance

and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there be no pick-up or discharge of passengers except at point of origin.

- B. points in the United States of America as authorized by the relevant jurisdiction from the Ontario/U.S.A., Ontario/Québec and Ontario/Manitoba border crossings:

1. to points in Ontario; and

2. in transit through Ontario to the Ontario/Manitoba, Ontario/Québec, and Ontario/U.S.A. border crossings for furtherance

and for the return of the same passengers on the same chartered trip to point of origin.

Published by Ministry of Government and Consumer Services
Publié par le Ministère des Services gouvernementaux et des Services aux consommateurs

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PROVIDED THAT there be no pick-up or discharge of passengers except at point of origin.

Yorkville Limousine Ltd.
2155 Leanne Blvd., #109, Mississauga, ON L5K 2K8

47302

Applies for an extra-provincial operating licence as follows:

For the transportation of passengers on a chartered trip:

I. from points in the Cities of Toronto and Hamilton and the Regional Municipalities of Durham, York, Peel, Halton and Niagara to the Ontario/Québec and the Ontario/U.S.A. border crossings for furtherance to points as authorized by the relevant jurisdiction:

1. and return of the same passengers on the same chartered trip to point of origin;

PROVIDED THAT there shall be no pick-up or discharge of passengers except at point of origin.

2. on a one-way chartered trip to points as authorized by the relevant jurisdiction.

II. from points in the United States of America as authorized by the relevant jurisdiction from the Ontario/U.S.A. border crossings:

1. to points in Ontario and for the return of the same passengers on the same chartered trip to point of origin;

PROVIDED THAT there shall be no pick-up or discharge of passengers except at point of origin.

2. to points in Ontario on a one-way chartered trip without pick-up of passengers in Ontario.

PROVIDED that the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54, each having a maximum seating capacity of 12 passengers, exclusive of the driver.

Also applies for a public vehicle operating licence as follows: **47302-A**

For the transportation of passengers on a chartered trip points in the Cities of Toronto and Hamilton and the Regional Municipalities of Durham, York, Peel, Halton and Niagara.

PROVIDED that the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54, each having a maximum seating capacity of 12 passengers, exclusive of the driver.

(141-G100) **FELIX D'MELLO**
 Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis de non-observation de la Loi sur l'imposition des sociétés

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Ministry of Finance, Corporations Tax, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des sociétés*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des sociétés* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à l'Imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa ON L1H 8H6.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2008-03-15	
ABONY MECHANICAL SERVICES INC.	001192870
AYERS ENTERPRISES INC.	001309464
AMDEN COMPUTER CONSULTANTS INC.	001091238
AMIRKO INVESTMENTS LTD.	000765010
AYERS ENTERPRISES INC.	000895200
BARTERWELL & COMPANY INC.	001224657
BON TECHNOLOGIES INC.	001301179
BROOKLIN PARTS & SERVICE INC.	001491093
BRYLYNN CORP.	001302776
CALL GREEN LTD.	001289749
CAMELOT POOLS INC.	001029453
CARBONARO CAPITAL CORPORATION	001124340
CENTENARY APPRAISAL SERVICES LTD.	001510742
CHINESE CANADIAN NEWSPAPERS LTD.	000588808
CONNQET BUSINESS SOLUTIONS INC.	000955666
COPELAND MILLING COMPANY LIMITED	001379968
D.J.O. HOLDINGS LTD.	001186007
DALCON GENERAL CONTRACTING LTD.	001307674
DND GRANITE INSTALLATIONS LTD.	001448866
DREAM COURTS CORPORATION	002003787
ELDARNET CORPORATION	001413998
EMPIRE 2000 MFG. INC.	001327124
FAIRPORT MARINE INC.	001375329

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
FANTASTIC DESIGN GROUP INC.	001302558
FERMOTA SOLUTIONS INC.	001323603
FLORAL EVER FRESH PRODUCTS INC.	001237497
FRADE'S FRUIT LTD.	000864285
GEORGIA SLATERS INC.	001514249
GORDON MEDIA INC.	000454799
GREERTECH BUSINESS CONSULTANTS INC.	000939392
HOCKEY WORLD EAST INC.	001152273
HOLLY DYMENT DESIGN INC.	001289408
HYTORCAN LIMITED	000408308
IRV LEVIN SALES INC.	000360290
ITALIAN TRENDS COUTURE INC.	001251807
JASMINE MOTORS INC.	001355170
KALEZIC HOLDINGS INC.	000827170
LA PERGOLA RISTORANTE AND PIZZERIA LTD.	001514429
LUCKY DEVIL DESIGNS INC.	001514214
M. BERNSTEIN REALTY LIMITED	000251228
MOR BRAE HOLDINGS INC.	002003679
MUSKOKADIRECT.COM INC.	001412124
NORTH POINT CONSTRUCTION INC.	001347871
NRG WINDSOR INC.	001115832
OUTDOOR SIGN CORP.	001293876
PASQUALE BROS. INC.	001187209
PDC TECHNOLOGIES (NORTH AMERICA) INC.	001371201
PDQ EXPRESS ENTERPRISES INC.	001323991
PILICITA & BROTHERS AUTO SALES INC.	001201976
PRO DECOR ENTERPRISES LTD.	001246983
QUALICORP HOLDINGS LIMITED	000081715
READY-FIT INTERNATIONAL INC.	001552170
RED LAKE AIRWAYS INC.	001381702
RETIRECARDS INC.	001420485
RICHMOND HOMES LINDSAY INC.	001345600
ROBITAILLE, HARRIS & ASSOCIATES/ ASSOCIES INC.	000955561
ROSBERG STORES LIMITED	000383842
RRR DEER PARK GENERAL CONTRACTOR INC.	001509356
RY-SCOTT COMPUTER SERVICES INC.	000604240
S.F.S. TECHNOLOGIES INC.	000635089
SEAFORTH MOTORS LIMITED	000414611
SHELLSOFT INC.	001299518
SHELWIC HOLDINGS INC.	001350501
SILICON TECHNOLOGIES AND TELECOMMUNICATIONS LTD.	001534939
SUNMOR CONSTRUCTION INC.	001510680
TASK BUSINESS INTERIORS LTD.	001331947
THE WISDOM HOUSE OF EDUCATION LTD.	001241321
THINK FAST DATA TECHNOLOGY INC.	001154845
TOBACCO CONSULTANTS LIMITED	000911596
TOPOLA WELDING AND MAINTENANCE LTD.	001280065
VECTORS & PIXELS INC.	001383146
VENTURE LEASING SERVICES INC.	000772750
VIRO CRAFT MANUFACTURING LTD.	000382933
WIDE WINDS PROPERTY MANAGEMENT INC.	001032796
1008728 ONTARIO INC.	001008728
1035067 ONTARIO LTD.	001035067
1047180 ONTARIO LIMITED	001047180
1053952 ONTARIO LIMITED	001053952
1069625 ONTARIO INC.	001069625
1075480 ONTARIO INC.	001075480
1078206 ONTARIO INC.	001078206
1114532 ONTARIO LTD.	001114532

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1117488 ONTARIO INC.	001117488
1125894 ONTARIO LIMITED	001125894
1137879 ONTARIO LTD.	001137879
1168937 ONTARIO INC.	001168937
1202413 ONTARIO INC.	001202413
1210253 ONTARIO INC.	001210253
1238136 ONTARIO INC.	001238136
1249682 ONTARIO LIMITED	001249682
1256517 ONTARIO LIMITED	001256517
1269473 ONTARIO LIMITED	001269473
1302179 ONTARIO INC.	001302179
1302780 ONTARIO LIMITED	001302780
1319720 ONTARIO LIMITED	001319720
1369784 ONTARIO INC.	001369784
1387998 ONTARIO LTD.	001387998
1408182 ONTARIO INC.	001408182
1454788 ONTARIO LIMITED	001454788
1477083 ONTARIO INC.	001477083
1483898 ONTARIO LIMITED	001483898
1512197 ONTARIO INC.	001512197
1525826 ONTARIO LTD.	001525826
1531411 ONTARIO LTD.	001531411
1537481 ONTARIO INC.	001537481
1539479 ONTARIO INC.	001539479
1554492 ONTARIO INC.	001554492
1569379 ONTARIO INC.	001569379
2002252 ONTARIO INC.	002002252
2007268 ONTARIO INC.	002007268
2013037 ONTARIO INC.	002013037
2019153 ONTARIO INC.	002019153
3D VIRTUAL TOURS INC.	001565683
604154 ONTARIO INC.	000604154
709200 ONTARIO LIMITED	000709200
743624 ONTARIO LIMITED	000743624
818224 ONTARIO INC.	000818224
852704 ONTARIO LIMITED	000852704
984310 ONTARIO INC.	000984310
989125 ONTARIO LIMITED	000989125

(141-G101)

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

**Cancellation of Certificate
of Incorporation
(Corporations Tax Act Defaulters)
Annulation de certificat de constitution
(Non-observation de la Loi sur
l'imposition des sociétés)**

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificate of Incorporation of the corporations named hereunder have been cancelled by an Order for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, le certificat de constitution de la société sous-nommé a été annulé par Ordre pour non-observation des dispositions de la *Loi sur l'imposition des sociétés* et que la dissolution de la société concernée prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2008-02-18

A & A PEST CONTROL INC.	000347387
A & B TAX SERVICE INC.	002018265
A & V CREATIONS INC.	001007671
A F G FRUITS AND VEGETABLES INC.	001556686
A WAY OF LIFE INC.	001019767
A WORLD OF MEDIA INC.	002021463
A 1 TOWING LTD.	000945839
A. CAMPAGNA HOLDINGS INC.	000536631
A.C.S. ENGINEERING SERVICES LTD.	001070923
A.F. CANNON DISPOSAL SERVICE LTD.	000373435
A.G. ART CONSULTANTS LIMITED	001363694
A.J. DUMECH. MACHINES LTD.	000438659
A.K. EXPORT HOUSE INC.	002017562
A.M. LEASING AND RENTALS INC.	001517875
A.R. INTERNATIONAL LTD.	002019882
A-I TV SALES AND SERVICE LIMITED	000273395
ABDULLA INFORMATION TECHNOLOGIES INC.	000914067
ACCEON INC.	001551213
ACHIEVEMENT PRODUCTS INC.	001071131
ACME COMPUTER EQUIPMENT INC.	001014176
ACQUIREMENTS CONSULTANTS INC.	001099667
ACRO DEVELOPMENTS CO. LIMITED	000465799
ACTIONLINE EMERGENCY SERVICES INC.	000677935
ACUMEN CORPORATION	000280355
ACUMENTUS CORPORATION	000981499
ADDO PUBLISHING GROUP INC.	001035267
ADK ELECTRICAL CONTRACTORS INC.	001524029
ADM SOLUTIONS GROUP INC.	001554713
ADVANCED PRECISION TECHNOLOGIES INCORPORATED	001557214
ADVANCED TECH SOLUTIONS INTERNATIONAL (ATSI) INC.	002015931
ADVANCED TRANSPORTATION TECHNOLOGY E V INC.	001536631
ADVOCAT IAKOUBOVSKI & ASSOCIATES INC.	001037595
AFRICA FASHION CENTRE INC.	001544007
AGATE SEWER & WATER (2000) INC.	001410905
AGE 34 LIMITED	000293011
AIFOS ENTERPRISES INC.	001046831
AIM MANAGEMENT GROUP INC.	001001751
AIRGEAD CONSULTING INC.	001547914
AIROTIQUE INC.	001550006
AIRPORT LASER COSMETICS INC.	002015475
AJD TECHNICAL SERVICES INC.	000745299
ALADDIN PARADISE INC.	001539270
ALDACORP BUSINESS SYSTEMS INC.	000587399
ALEXAN INTERNATIONAL EQUIPMENT LTD.	001518623
ALEXANDRA GATE DEVELOPMENT INC.	001094775
ALGOMA LAKELAND PROPERTIES INC.	000412187
ALGONQUIN PADDLING SCHOOL INC.	001144126
ALIMTEX INC.	000711831
ALL ABOUT ANIMALS INC.	000975915
ALL CARS AUTO SALES INC.	001545721
ALL GIRL DEVELOPMENTS INC.	002020958
ALL T&G ENVIRONMENTAL SERVICES INC.	001540817
ALL-IN LOGISTICS INC.	001467516
ALLAFIN PROPERTIES LTD.	000749255
ALLAN CHARLES HOUSE JR. SEPTIC TANK SERVICE INC.	001528091
ALLINSTALL.COM INC.	002017438
ALMAS INVESTMENTS LIMITED	000839911
ALTERWAY DEVELOPMENTS LIMITED	000219631
ALTON PARK DEVELOPMENTS INC.	002017454
AMBASSADOR EDUCATIONAL SERVICES LIMITED	000403159
AMBROZ LOGISTICS CARRIER INC.	001540603
AMERICA FINANCIAL INC.	002021000

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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AMERICAN FOOD EQUIPMENT INC.	001547966
AMPITO INVESTMENTS LIMITED	000270491
ANARY'S INC.	000890483
ANDCO MEATS LIMITED	000658339
ANDERSON BROTHERS CONSTRUCTION INC.	000776971
ANDRAKON CONSULTING GROUP INC.	000983439
ANGLIA COMMUNICATIONS INC.	001557406
ANLENIAN ENTERPRISES (CANADA) INC.	001086971
ANT CONSULTING SERVICES INC.	001578486
ANTONAIR INC.	001070055
APPLE THERAPEUTIC EQUIPMENT INC.	002015083
APPLIANCE GROUP INTERNATIONAL INC.	001101443
APPLIED CONTRACTING & DECORATING LTD.	000679515
APRIL HOLDINGS CORPORATION	000649747
ARCESE INVESTMENTS INC.	000569327
ARCHI-TEC INC.	001557346
ARCION CORPORATION	002016074
ARCTIC GOLD & PLATINUM INC.	000661495
ARCTIC GREEN ENTERPRISES LIMITED	000245299
ARLM ONE CORP.	001093135
ARMADILLO CARD COMPANY LTD.	001556858
ARMSTRONG LEISURELAND LTD.	000564515
ARROW ALLIANCE PRESS INC.	001517975
ARROW MANAGEMENT INC.	000508747
ART & ANTIQUE INC.	001040219
ART BUILD INC.	000984079
ARTAX RESORTS LIMITED	000823387
ARTHRITIS CENTRES OF CANADA INC.	002019019
ARTIST MANAGEMENT INCORPORATED	002021201
ARTISTIC DENTAL SOLUTIONS INC.	001559816
ARTS PREMIUM HOLDINGS LTD.	002017446
ARTWEAR INC.	000466507
ASANO COLOR INC.	002016665
ASCANIA JIN TRADING INC.	000836903
ASHBURY CONSTRUCTION LTD.	000505603
ASOLO INDUSTRIES GROUP INC.	001079180
ASP LOGISTICS INC.	002016131
ASSETLINX CORPORATION	002015952
ASSOCIATION OF CHRISTIANS TOGETHER IN SERVICE INC.	001066627
ASTRO LASER THERAPY INC.	000870891
AT-HOME CARE INC.	000855239
ATKINS' FARMS LIMITED	000879331
ATKINSON-DENNIS TECHNOLOGIES INC.	001091011
ATLANTIS PLUMBING & HEATING LTD.	001554009
ATTACHE GRAPHICS & DIGITAL PRINTING INC.	002015763
AUDIO CINE SERVICES INC.	001115839
AUTO KAA INC.	001555044
AVDEN (OTTAWA) LTD.	000330203
AVENS HOMES LTD.	001106227
AVH DEVELOPMENTS LTD.	001545306
AVION RISING INC.	001557637
AX.S COMMUNICATIONS INC.	001028419
AXIA INDUSTRIES CANADA INC.	001547252
AXIOM PRINT & GRAPHICS INC.	001090619
AXUM CLEANER INC.	001034655
B & B ENTERPRISES (WINDSOR) INC.	001109155
B & C (CHURCH) LTD.	000663199
B & J BUILDING CONTRACTORS (MUSKOKA) LTD.	000754463
B & R FUELS LTD.	000376063
B & W SALES INC.	000879483
B. W. HAGGART CRANE SERVICE CORP.	000970835
B.E.T. FINANCING SERVICES INC.	001551320
B.J.G. PROMOTIONS INC.	000594599
B.M.K. GRAPHICS GROUP INC.	001608577
B.N. STARS TRANSPORTATION INC.	002017357
B.N.M. DATA SYSTEMS LTD.	000663099

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
B.T.W. FOOD DISTRIBUTION INC.	001105155
BABY SLINGS AND THINGS LTD.	000995899
BAILEY'S CAR RENTAL INC.	001543250
BALINZE TRADING CO. LTD.	000919555
BARDEVCO LIMITED	000092090
BARGAIN DEPOT CORPORATION	001540863
BARGE MAINTENANCE INC.	000938091
BARRIE'S BLOOMS INC.	001540104
BARRYDOWNE ANIMAL CENTRE LIMITED	000254751
BARTON MYERS ASSOCIATES INC.	000309895
BARTWAY CAPITAL CORPORATION	000495175
BAYVIEW DOLLAR MART INC.	001558243
BE CLASSIQUE SERVICES INC.	001024071
BEACH ARMS RETIREMENT LODGE INC.	000686095
BEACH WOOD COTTAGE AND HOME INC.	001531574
BEAU FOUR HOLDINGS INC.	001007927
BEECH CORPORATION	002021837
BEL-CIRCUITS INC.	001543204
BELANGER SANITATION CORPORATION	000510291
BELLS CORNERS HEALTH CARE CENTRE INC.	000910279
BELTEC INFORMATICS (RETAIL DIVISION) INC.	000969300
BENJAY 2000 CONTRACTING INC.	002020057
BENNTON & ASSOCIATES INC.	000559539
BERKLEY PROPERTY MANAGEMENT (RIVERSIDE) INC.	002015635
BERNARD FOX REAL ESTATE LIMITED	000401043
BERNBAR INVESTMENTS INC.	000691887
BEROS TIRE INC.	000931551
BEST WAY ONE STOP PETRO INC.	001536512
BETTER AIR INC.	002015511
BG NIAGARA FALLS LTD.	001549432
BILL CAMERON MEDIA INC.	001554872
BILL ELLIOTT REAL ESTATE INC.	000743485
BIO PED FOOTWEAR MANUFACTURING INC.	000927351
BIO-MED IMAGING CANADA INC.	001555041
BIOTECHSCREEN CORPORATION	001523907
BISMARK INTERNATIONAL INC.	002016370
BITS & PIECES PICTURE COMPANY LTD.	002018547
BIZDIBAR BEAUTY SUPPLY & SALOON INC.	001551222
BKSOFT SOLUTIONS INC.	001541391
BLACKBRIDGE MILL INN & RETREAT LTD.	002020913
BLOK ASSOCIATES INC.	001546077
BLUCHER HOLDINGS INC.	000747219
BLUE SEED EMPOWERMENT SERVICES INC.	001539291
BLUECREST II INVESTMENTS INC.	001557748
BMCD CAPITAL CORP.	001549569
BOB WOOD AND SONS LIMITED	000265271
BOBBY SELECTIONS INC.	001053383
BOBSURE (NORTHERN & EASTERN) INC	000914135
BOMBA HOLDINGS INC.	000771119
BONAIR CARGO SERVICES INC.	000612115
BORGO CONSTRUCTION COMPANY INC.	001540609
BOS INTERNATIONAL CORPORATION	001547683
BOSSETT DEVELOPMENTS LTD.	001047731
BOUGHAN TRANSPORT INC.	001495823
BOURASSA ELECTRIC LTD.	002021663
BOURBON ST. BAR B Q RIBS & CHICKEN LTD.	001528440
BRACEBRIDGE VILLA (2002) INC.	001535412
BRAMVIEW LEASING LIMITED	000455467
BRANAIR MECHANICAL LIMITED	000725807
BRECHIN WORKS COMPANY LTD.	001070707
BRI'S FASHIONS INC.	000964199
BRIDGEFORTH INDUSTRIES INC.	001111451
BRIGHT STAR UNLIMITED TECHNOLOGIES INC.	001554370
BRILLIVING GROUP CORP.	002020472
BROAD BASED CONSTRUCTION INC.	000946603

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
BROAD HORIZONS INC	000580023
BRONTE TOURS & TRAVEL (ONTARIO) INC.	000892083
BROWN UTILITY SERVICES INC.	001422327
BUMPER ACTION 2000 INC.	001064739
BURLINGTON SPORTSPLEX INC.	001008771
BUSINESS DEVELOPMENT SEMINARS INC.	001554892
C & M TRUCKING LTD.	000728683
C J S ENTERPRISES INC.	000534559
C. BARRETT INDUSTRIES INC.	000512195
C. COLSTON INVESTMENTS INC.	000363843
C.N. WEI HOLDINGS LTD.	000504451
C.T.L.C. LTD.	001076223
CAD VENTURE LIMITED	000990101
CAFE BAR ARGYLE LTD.	001100695
CAIRNS & ASSOCIATES LTD.	001547160
CAJUN JACK'S (LINDSAY) LTD.	001524173
CAJUN JACK'S (MILTON) LTD.	001524172
CALDOR RESTAURANTS INC.	000655775
CALEDON CONSULTING GROUP INC.	000883879
CALEDON FLAMES INC.	001546378
CALIFORNIA PALLETS INC.	001544560
CALL SERVICE LTD.	001046931
CALSTAR DEVELOPMENTS LTD.	000842975
CALVARY COMMUNITY INVESTMENTS CORPORATION	001050803
CAMBRIDGE CHARITY CONSULTANTS INC.	001548976
CAMPBELL AUTO ACCESSORIES INC.	001066731
CAMRON GREENSCAPES INC.	001021095
CAMROST YORK DEVELOPMENT CORPORATION	000684723
CAN-POL ALUMINIUM INC.	001549575
CANAAN INTERNATIONAL CORP.	001088839
CANACON CONSTRUCTION LIMITED	001559884
CANADA JOB NETWORK INC.	001559086
CANADA MORTGAGE CORPORATION	001558253
CANADA REBATES INC.	001554978
CANADIAN CONTRACT DEALER CONSULTING INC.	001534537
CANADIAN DISCOVERY & DEVELOPMENT INC.	001537472
CANADIAN DISPUTE MEDIATION GROUP LTD.	002019167
CANADIAN GOVERNANCE GROUP INC.	001002419
CANADIAN HOME TECHNOLOGY INC.	001030887
CANADIAN IMPRESSIONS LIMOUSINE SERVICES LTD.	002017564
CANADIAN INFORMATION SYSTEMS INC.	000771299
CANADIAN INTERPROVINCIAL AUTO GLASS LTD.	001007595
CANADIAN INVESTMENTS CORPORATION	001558252
CANADIAN LEATHER WHOLESALERS INC.	001082375
CANADIAN MED-MAIL LTD.	002018439
CANADIAN NEWSLETTER MANAGERS INC.	000693259
CANADIAN PLASTICS MACHINERY & DRYING SYSTEMS INCORPORATED	000747040
CANADIAN SOURCE MANAGEMENT INC.	001048675
CANAMERIC FOODS (1993) INC.	001043851
CANNAR GROUP LTD.	002020330
CANNON METAL STAMPING (NIAGARA) INC.	000683751
CANOBRA MASONRY INC.	001019655
CANSMARK CANADA INC.	000819047
CANSOVUS ENTERPRISES INC.	000925411
CAPITAL LEASING (CONCORD) INC.	000994475
CARBORAB HOLDINGS INC.	000562947
CARDACITY INC.	001018263
CARIBOU OUTFITTERS INC.	001554622
CARL PAINTING LTD.	000777171
CARLYLE GRADALL & EQUIPMENT RENTAL LTD.	000855443

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
CAROUSEL CHILD CARE CONSULTING SERVICES LTD.	000897311
CASA D'CHURRASCO BRAZILIAN STEAK HOUSE, LTD.	002019409
CASABLANCA INVESTMENT & DEVELOPMENT CORP.	000445863
CASCADE AUTO REPAIR LTD.	001601444
CASSCHILD HOLDINGS LIMITED	000128635
CASSELMAN PLUS INVESTMENTS (NORTHERN AND EASTERN) INC.	000782359
CATALYST STRATEGIC GROUP INC.	001544180
CAVANAGH HOMES LTD.	001017591
CCC CONCORD CONTINENTAL COMMODITIES INC.	000713655
CCTL INC.	002018477
CEC SYSTEMS INC.	000932815
CENITH ENERGY CORPORATION	001530950
CENTRE DE DISTILLATION CENTRE INC.	000826191
CGL SCUGOG ONE INC.	000840071
CH FINANCIAL SERVICES INC.	001541252
CHAE'S INVESTMENT COMPANY LTD.	000489091
CHAPLEAU SAND & GRAVEL LIMITED	000488563
CHARITABLE INVESTMENTS STRATEGISTS INC.	001523998
CHARITY BROKER INC.	001554547
CHEEMA TRADING INC.	001548718
CHEESECAKE TO GO INC.	001546230
CHEM PACK (CANADA) INC.	000769027
CHEMPHARM ASSOCIATES, INC.	001595392
CHERRY LANE DEVELOPMENTS GRIMSBY INC.	000869671
CHICKEN FARMERS OF ONTARIO INC.	000861875
CHIN-CHIN TRANSPORT INC.	001549450
CHIPSTEAD MANAGEMENT LIMITED	000372423
CHK PETRO (ONTARIO) INC.	001049575
CHOICE CONSTRUCTION (OAKVILLE) INC.	000783011
CHRISTOPHER SALMON PROFESSIONAL CORPORATION	002021041
CINDON CONSTRUCTION COMPANY LIMITED	000914111
CITGO CAPITAL CORP.	001541237
CITICAPITAL FINANCIAL CORP.	000579523
CITIZEN SAVER RESEARCH INC.	002021753
CITY SLICKER VENTURES INC.	000847067
CITY SOURCE NET CORP.	001545865
CITY-CON CONSTRUCTION SEWER & WATERWORK LTD.	001018863
CLARKE MCC INC.	000524027
CLEARVIEW HOME PAINTING LTD	000811439
CLEVE & PETER TRANSPORT LTD.	001547984
CLIMATE SYSTEM INDUSTRIES LTD.	002017934
CLINTON'S TRAVEL LTD.	000638451
CLOVERDALE CARPET WORKS INC.	001539544
COCHRANE MACHINE & WELDING SHOP LTD.	000449831
COENS CONSTRUCTION INC.	000944123
COLOR ME BEAUTIFUL BOUTIQUE INC.	001524175
COLTONE ENTERPRISES INC.	001042047
COMMERCIAL OIL SPECIALTIES INC.	000632751
COMMON SPIRIT INC.	000960815
COMMUNICATIONS SOFTWARE CONSULTANTS, INC.	001000219
COMMUNITY LIVING INC.	001107039
COMPASS 2002 CUSTOM WOODWORKING INC.	001544570
COMPOSTART CANADA LIMITED	000960463
COMPU-DYNAMIX COMPUTERS INC.	001529115
COMPUTER IMPACT INC.	000564575
COMVEST REALTY LTD.	001100651
CONFO HOLDINGS INC.	000977223

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
CONN PARTNERS LIMITED CONN ET ASSOCIES LIMITEE	000889551
CONNECTIVATE INC.	001564758
CONNORS MANAGEMENT CORP.	001557990
CONSTANCIA ENTERPRISES LTD.	000407651
CONSUMERS CHOICE MORTGAGE CORPORATION	000417363
CONTRABAND RECORDS INC.	001082447
CONVERGED TECHNOLOGIES INC.	002016358
CORCANADA CO. LTD.	000945723
CORCORAN, MORRIS & ASSOCIATES INCORPORATED	000845591
CORNWALL COLTS HOCKEY CLUB INC.	000992239
CORPORATE MANAGEMENT SOLUTIONS INC.	002021304
CORPORATION PALMFIELDS	001557566
CORRECT CARE REHABILITATION INC.	001420590
CORTONICS INC.	001099555
COSMO BIS INC.	000889835
COUNTRY FARE MARKET LTD.	000318811
COVENTRY BRICKLAYERS INC.	000659475
COX & ASSOCIATES CONSULTING SERVICES LTD.	000777139
CREATION FANTASTIC INC.	001540156
CREATIVE IMPROVEMENTS LTD.	001066043
CREATIVE TRANSLATIONS CONSULTANTS INC.	000615971
CREDIT POINT DEVELOPMENTS LIMITED	000280083
CREDIT RIVER GARDEN CENTRE INC.	000951367
CRESON MANAGEMENT LIMITED	000397671
CRISPO'S FREEZER MEAT SERVICE (1984) LIMITED	000594531
CROSS-CULTURAL MULTI-CULTURAL ASSOCIATES INC.	000907491
CROSSROAD COURIER 2003 INC.	001558251
CROWN SABLE DEVELOPMENT GROUP LTD.	000678927
CTC INC.	002018117
CUMBERLAND HEATING & AIR CONDITIONING INC.	001070739
CUSTOM CARD PRODUCTS INTERNATIONAL INC.	000946675
CUT PRINT INVOICE INC.	001547117
CYBORN CONSULTING INC.	001540687
CYGNET GOLF & FUN CENTRE INC.	000806951
CZITROM CONSULTANTS LIMITED	001084755
D & D EXPRESS COURIER SERVICES INC.	000888463
D. MARTIN PHARMACY LTD.	000774479
D.A.A.M DRIVER SERVICE INC.	002021906
D.D. BURGER INC.	000878755
D.DEL ZOTTO INC.	001094983
D.L. PRIEST AND ASSOCIATES INC.	000757055
D.P. FUNDING LIMITED	000592631
D.T. INTERNATIONAL (CANADA) LIMITED	001007339
DAKOTA MILLS DEVELOPMENT INC.	000605435
DALE PAINTING & DECORATING INC.	001008295
DALES ENTERPRISES INC.	001367383
DALKEITH CONSULTING ASSOCIATES LIMITED	000458055
DALLAS COLD STORAGE HOLDINGS INC.	000796711
DANA COLLINS GOLF SHOP LIMITED	000335923
DANE CONSTRUCTION INC.	002018136
DARA ROWLAND & ASSOCIATES LTD.	002015459
DARJON INTERNATIONAL INC.	001059707
DARK PALADIN GAMES INC.	001530390
DATAVOICE COMMUNICATIONS INC.	001084567
DAWSON STUDY CENTRE INC.	001546761
DC MARKETING GROUP INC.	001544311
DECORATIVE FINISHES INC.	002021843
DEE & D'S DECORATING INC.	001101235
DEEP POCKET INVESTMENTS INC.	000840111

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
DEKA EXPORT IMPORT INC.	000933399
DELCO TOOL & DIE COMPANY LIMITED	000246683
DELCREST TILES LTD.	000613807
DELMAR CORPORATION	001118111
DELTA SIG INC.	000770051
DENTAL LOVING CARE INC.	001095119
DERPAC DEVELOPMENTS INC.	000812075
DESIGN LANDSCAPE CONTRACTING INC.	000651583
DESTINY REALTY INC.	001070691
DEUS LOCI INC.	001118123
DEV-COM KANATA CORPORATION	001091195
DEVBAR INC.	000720515
DIAGNOSTIC TELEMEDICINE (CANADA) INC.	001030423
DIANA TRAVEL 1987 LIMITED	000713795
DIANE LAW ENTERPRISES INC.	001009595
DIGITAL MOBILE CORPORATE SOLUTIONS INC.	001552224
DIMAC ITALIAN FOODS INC.	001039911
DINARDO HOMES LTD.	000821299
DIOCHEM CORPORATION	000822615
DISKJOCKI INC.	002021284
DIVERTIMUS INCORPORATED	002018655
DIVIPLAS INCORPORATED	001556252
DIXDALE INVESTMENTS LIMITED	000146999
DJ CLEARANCE CENTRE INC.	001546763
DO-ALL CAULKING & REPAIRS LTD	000508723
DON AVERY & ASSOCIATES INC.	000985583
DON'S DRIVING SCHOOL INC.	000820835
DONN LINTON CONSTRUCTION LIMITED	000288475
DONN-MARR WELDING SUPPLY LTD.	000433679
DOUBLE DISCOUNT LTD.	001540402
DOUGLAS SEATON LIMITED	001541700
DOVE COMMUNICATIONS INTERNATIONAL INC.	001552260
DPD FINANCIAL SERVICES CORPORATION	001010891
DR. CRACK INC.	001095459
DR. H. JAZRAWY DIAGNOSTIC SERVICES LIMITED	000901067
DR. MAHMOOD KHEDMATGOZAR, DENTISTRY PROFESSIONAL CORPORATION	001550847
DRAGON.CA INC.	001008027
DTNB DEANADACHDAN TIGH NA BRUIACHE INC.	001048215
DU BLAC INVESTMENT CORPORATION	000639443
DUGALD E STEWART CONSULTING LTD.	000528671
DUKE METAL RESOURCES LTD.	000983267
DUNBEE PRODUCTS INC.	000910371
DURHAM KOLA LTD.	001023351
DW METAL INC.	002018165
E. L. STICKLEY AND COMPANY LIMITED	000079529
E. MELO AUTOMOTIVE INC.	001551286
E. WELLAND AND SONS LIMITED	000105819
E.P.S. PROGRAMS LTD.	000299743
E-MEDSOLUTIONS INC.	001547032
EAGLEVIEW APPLIANCE SERVICE LIMITED	001557497
EAMI LOANS INC.	002016673
EAST ONTARIO MEGA WRAPS REALTY LTD.	001534463
EAST-WEST PATHWAYS INC.	001102759
EASTWAY ENTERPRISES, INC.	001542767
EASY NAME PROPERTIES LTD.	001526835
ECKLER HOLDINGS LIMITED	001032755
ECLIPSE IMAGING INC.	000998723
ECO ENVIRONMENTAL TECHNOLOGIES LTD.	001551013
EDEN GARDENWORKS INC.	001312978
EDGE IMPORT EXPORT CANADA INC.	000809967
EDGEVIEW HOLDINGS INC.	001544189
EDJAK INVESTMENTS LIMITED	000382143

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
EFFECTIVE SERVICES MAINTENANCE LIMITED	001539660
EGLINTON ROEHAMPTON LTD.	000290359
EICHENESS INVESTMENTS INC.	000648095
EKOM TECHNOLOGIES INC.	002020943
ELCO TRADING LIMITED	000155927
ELECTRIC CITY ENTERTAINMENT COMPLEX INC.	001547857
ELECTRONIC COMPONENTS CENTRE INC.	001064567
ELECWAVEFAN DEVELOPMENT CORPORATION	001539292
ELEPHMAN INC.	001547681
ELMHURST DRUGS LTD.	001035953
EMANDAR INVESTMENTS LTD.	000855671
EMAZINGMALL.COM INC.	001365996
EMERNELL HOLDINGS LTD.	000682091
EMPIRICAL SYSTEMS INC.	001331749
ENERGY EFFICIENT HOMES LIMITED	000369639
ENOX TECHNOLOGIES INC.	001548661
ENTERPRISE INTEGRATED BENEFITS GROUP INC.	001072519
ENTERTAINMENT CHANNEL CORPORATION	001543853
ENTRY CONTROL SYSTEMS INCORPORATED	000315267
ENVIRONMENTAL RELATIONS CONSULTANT INC.	000765055
EPICURE FOODS (CANADA) INC.	002017038
ERASMUS HOLDINGS LTD.	000844407
ERB FARM SUPPLY LTD.	000289811
ERANOMIC CONSULTING SERVICES INC.	000878771
ERGON SOLUTIONS LTD.	001556950
ERIC SIM ENTERPRISES LIMITED	000537683
ESCOM CONSULTING GROUP INC.	001062783
ETCO LONDON LTD.	001537412
ETERNITY FUNERAL HOMES INC.	002020615
EURO FOOD DISTRIBUTORS INC.	000899839
EUROPEAN LUXURY RENOVATIONS INC.	001546710
EUROPEAN-STYLE WOODWORKING INC.	001528114
EVK INTERNATIONAL HOLDINGS INC	001057683
EWID LIMITED	000255095
EXCEL EPOXY INC.	002017013
EXECUTECH COMPUTER SERVICES INC.	001108415
EXPEDITED CARGO NETWORK USA LTD.	001531554
EXQUISITE CUISINE INC.	001540560
EXTRAORDINARY ACCOUNTANTS LTD.	002021599
EYE CANDY THEATRICAL SUPPLIES INC.	001535263
EZ FRAME INDUSTRIES INC.	001542279
F. ARDUINI CARPENTRY LIMITED	000289139
F.J.R. HOLDINGS INC.	000908667
F.W. SEAWAY FAST FOOD INC.	002017948
FACTOR X SOLUTIONS INC.	001547621
FAIR WIND TORONTO LIMITED	000643523
FAIRVIEW RACQUET SPORTS LIMITED	000342503
FALLBURN INC.	000541767
FALLING PICTURES INC.	001540670
FAMILY STAR CONVENIENCE INC.	001095107
FAMILY VACATION CENTERS LTD.	002018617
FANTASTIC AUTO SALES INC.	001547732
FANTERRA LAND DESIGN LTD.	001093291
FAR ISLAND INC.	001540696
FAST TRAX AUTO WASH INC.	002015558
FASTENERS PLUS INC.	000881379
FAWNS POINT INC.	000301343
FEFFERLAW DEVELOPMENTS LIMITED	000218691
FELIX WAI INC.	000810803
FERGUSON FUMIGANTS (CANADA) LIMITED	000131398
FERRIS TRANSPORT INC.	002016961
FILM EFFECTS LTD.	000999159
FINANCIAL DESIGN GROUP INC.	001068203
FINANCIAL PLANNING CLINIC UNIONVILLE LIMITED	001325102
FINANCIAL VISIONS CORPORATION LTD.	001345164

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
FINDERSKEEPERS FURNISHINGS INC.	001557293
FINDING THE WAY INC.	001557791
FINE DINING INC.	001553361
FINISHED BASEMENTS LTD.	000899187
FINNWEST ENTERPRISES INC.	000926543
FIRST ALTON HOLDINGS INC.	000489299
FIRST CANADIAN ARTISTS INC.	000451643
FIRST CLASS DESIGN BUILD INC.	001550013
FIRST DEFENCE INC.	001537429
FIRST NATIONS CASKET COMPANY LIMITED	001557867
FIRST RUN TECHNOLOGIES CORPORATION	000510219
FIRST SHOT INC.	002020400
FISHER-ULRICH FAMILY HOLDINGS LTD.	001529092
FITNESS LINK INC.	001434331
FLAVOUR COMMUNICATIONS INC.	002019279
FLORAL DESIGN ACADEMY (CANADA) INC.	001557868
FLORANO CONSTRUCTION LIMITED	001076623
FLYING JAY'S TRANSPORT INC.	001546164
FM ST. CATHARINES LIMITED	000868067
FOCUS POINT INC.	001071907
FOCUSED REHABILITATION SERVICES LTD.	001542362
FOR THE BIRDS POULTRY COMPANY INCORPORATED	000818406
FOREST CITY PROPERTY SERVICES INC.	001537420
FOREVIEW INVESTMENTS LTD.	000768847
FORTUNE HUNTERS (CANADA) LTD.	001552627
FORWARD REFLECTIONS INC.	002020331
FORWELL SAND INC.	001101639
FOUR WAYS TO ROCK INC.	001554316
FRAGNI HOLDINGS LTD.	000938811
FRAJEN INVESTMENTS INC.	001549630
FRANBAR HOLDINGS LIMITED	000147379
FRANK'S CHIMNEY SERVICE LIMITED	000393991
FREDROSE HOLDINGS INC.	000514035
FREE ESTONIAN PUBLISHERS LIMITED	000139064
FREESON CONTROLS LIMITED	000224867
FREITAS CAPITAL CORPORATION	000617671
FRENCH NARROWS LIMITED	000643843
FRESLAND INVESTMENTS (NO. 11) LIMITED	000714355
FROMET LIMITED	000148191
FRONTIER BROKER TECHNOLOGY GROUP INC.	001541751
FULCRUM CAPITAL MANAGEMENT INC.	000628539
FUN LANGUAGES FOR CHILDREN INC.	000752639
G A C MEDICAL ASSESSMENT CENTRE LTD.	001542278
G.A. REMTULA DRUGS LIMITED	000419671
G.H.S. (PTY) LTD.	000246647
G.J.S. MINING SERVICES LTD.	000634971
G.R.P. INVESTMENTS INC.	000917471
GAB'S ACCOUNTING SERVICES INC.	000961915
GABY'S GLASS LTD.	000947051
GARDEN CITY TIRE CENTRE LTD	000756227
GARTEN DISTRIBUTING INC.	000932307
GATEWAY EAST DEVELOPMENT CORP.	002020914
GATTCO INC.	001547896
GENESIS FINANCIAL PLANNING INC.	001081111
GENGA ENTERPRISES INC.	001508864
GENTAG DRAFTING SERVICES LTD.	000860011
GENTLEMAN'S QUARTERS INC.	001544041
GEODOME SYSTEMS INTERNATIONAL LIMITED	000769431
GEOFCOTT RATHBURN INC.	000747127
GEORGE H. FUNK & ASSOCIATES LIMITED	001022175
GEORGE SIANNAS HOLDINGS INC.	000900431
GEORGE WONG CONSULTING INC.	000970439
GEOTRADE INTERNATIONAL CORPORATION	001551351
GERMAHNE ENTERPRISES INC.	001545729
GET WINDED ENTERTAINMENT INC.	001530388
GFI CONSULTING LIMITED	001118835

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
GFT OUR FATHERS FILMS INC.	001554909
GIANT HEART PRODUCTIONS INC.	001073515
GIETZ BROS. CONSTRUCTION LIMITED	000226743
GLEN DAVIS EQUITIES LIMITED	000676895
GLEN NOE INVESTMENTS INC.	000796447
GLENBURN MASONRY LIMITED	001535236
GLENPARK MOTORS INC.	002020966
GLOBAL DISTRIBUTION INC.	001539518
GLOBAL FEAST LTD.	001542699
GLOBAL TECH RESEARCH & DEVELOPMENT INC.	002019435
GLOBENET CANADA INC.	000642911
GOLD CROSS HOLDINGS INC.	000990563
GOLDEN FRIENDS TRAVEL AND TOUR INC.	001552792
GOLDOCEAN INC.	000828195
GOLDTRONICS LTD.	001545730
GOO GOO GEAR INC.	001555052
GOODNEWS BAY LIMITED	000755459
GOWINLOCK TECHNOLOGIES INC.	000993599
GRAHAM KERR'S THE GATHERING PLACE GENERAL PARTNER INC.	000877311
GRAND PACIFIC DEVELOPMENT CORP.	001554226
GRANDMA LEE'S PROPERTIES 1987 LTD.	000815315
GRATE PART ENTERPRISES INC.	001289521
GRAYCLIFF CANADA INC.	002017623
GREEK VILLAGE ON LAWRENCE INC.	001004567
GRIP-TECH LIMITED	000487351
GROUND LEVEL INC.	001548868
GROUNDHOG POWER CORP.	000920999
GROWLERS' LICENSING CORPORATION	000822423
GRVC PROFESSIONAL CORPORATION	001534159
GUIDE DOG MEDIA CORP.	001554805
H & H SPORTS BAR AND GRILL INC.	001544525
H. JARVIS CONSTRUCTION LTD.	000625099
H. N. ROSENBERG HOLDINGS LIMITED	000906375
H.H. DISCOUNT TIRES INC.	001537439
H.I.T. IMPORTING, EXPORTING & WHOLESALE CO. LIMITED	000803495
HAIRINGBONE HOLDINGS LIMITED	000234975
HALPAR WORLDWIDE MARKETING LTD.	001542202
HAMDI EXPRESS INC.	001559596
HAMMERHEAD ALERT ENTERPRISES INC.	000680499
HAMMINK IT INC.	001539665
HANA CAPITAL CANADA INC.	002019039
HANDS REALTY LTD.	000258791
HANDSOME CARRIAGE RIDE CO. INC.	001116939
HARDWARE DISTRIBUTORS OF NORTH AMERICA LTD.	002018408
HARKENLO HOLDINGS INC.	001550546
HAROLD GRIEVE JR. ENTERPRISES INC.	000345583
HARRYSON REALTY COMPANY LIMITED	000736967
HART & CO. FINANCIAL SERVICES INC.	000571203
HARVARD HARLEY & ASSOCIATES INC.	002021522
HARVEY QUINN LIMITED	000241399
HASHOMER INVESTMENTS LIMITED	000239663
HAWK TECH INC.	002019246
HAYES AUTO SALES LIMITED	000371011
HBA-6 REALTY CORPORATION	000715803
HEALTH COMPLEMENTS INC.	001124211
HEAT - COOL MECHANICAL SERVICES INC.	002018464
HENGRAVE DEVELOPMENTS LTD.	000870624
HENRUTH LIMITED	000085211
HENSON INC.	001072891
HERBERTZ HAEUSER LIMITED	000398435
HERITAGE VILLAGE VINELAND PROPERTIES LIMITED	000914515
HIAWATHA'S HIDEAWAY LTD.	000548131
HIGH CLASS MOTORS INC.	000915731
HIGHLAND WELLS LTD.	001526951
HIGHWIND HOLDING INC.	001016303

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
HILL'S MOBILE VILLAGE LIMITED	000284971
HILLSIDE MEN'S & BOYS' WEAR LIMITED	000102731
HOFFER TRADING LTD.	001545286
HOPE BIOTECH INC.	001528172
HOPS LEASING INC.	001539439
HOWARD AVE. INVESTMENTS INC.	001078279
HUA ZHOU OVERSEA EDUCATION SERVICES INC.	001552301
HUANING INTERNATIONAL INC.	001076691
HUGO PALACIOS CONSULTING INC.	001012559
HUNGARIAN TIMES INC.	001554612
HUNTER HOMESTEAD ESTATES LTD.	000460963
HUNTSVILLE PHYSICIANS' WALK-IN CLINIC INC.	000893715
HYKAMP INTERNATIONAL LIMITED	000587367
I C GOODLIFE ENTERPRISES INC.	001554003
I.C. IMPORT & EXPORT INC.	001110123
I.C.T. PROMOTIONS INC.	001555432
I.T. CARPET INC.	000722087
ICE GENERAL CONTRACTORS INC.	002017941
ID VOICEBANK INC.	002019867
IDEAL AROMA, INC.	001547349
ILIAS EUROPEAN PAINTING & DECORATING INC.	001183092
ILM CONSULTING LTD.	000294043
IMAGE ENTERTAINMENT INC.	001554257
IMPERIAL CARPET TAPE & TACK STRIPS LTD.	001542698
IMTIAZ & SON'S ENTERPRISE INC.	001540311
IN DEMAND, LTD. (CANADA)	001124247
INDEPENDENT COFFEE CARRIERS INC.	001555022
INDEPENDENT COFFEE CATERERS INC.	001555024
INDEPENDENT COFFEE COMPANY INC.	001555023
INFINITI INTERNATIONAL INC.	000930159
INFINITY MINING CORP. (CANADA)	001542549
INFOCORE COMPUTER SYSTEMS LTD.	000759683
INFRASERVICE INC.	001059051
INGO MUELLER CONSULTING INC.	001121943
INTANYEE ENTERPRISES INC.	000632395
INTEGRATED HEALTH DIAGNOSTIC SERVICES INC.	001554959
INTEGRATED SYSTEM SOLUTIONS INC.	000912847
INTELLIGENT TOOLS INC.	000901891
INTERNATIONAL BUSINESS PARTNERS LTD.	002020650
INTERNATIONAL CARPENTERS INC.	001469108
INTERNATIONAL GLOBAL TRADING INC.	002018077
INTERNATIONAL MODELS INC.	001108603
INTERNATIONAL SATELLITE NAVIGATION (SALES) INC.	001003323
INTERNATIONAL SPORT SERVICES (CANADA) LTD.	000715797
INTERSPHERE WATER TECHNOLOGY INC.	002019411
INTIMATE MATCH CORPORATION	002016421
INVATECH MED. CORP.	001019155
INVENTURES NIAGARA INC.	000935895
INVESTAQUEST INC.	001170000
IRME INC.	001557420
IRNIST INVESTMENTS CORPORATION	002018978
IRON SPORTS CO. LTD.	001539423
ISTANA CONSULTING SERVICES (CANADA) LTD.	001079471
IT'S A SMALL WORLD TRAVEL LIMITED	001544886
ITALAGO CONSTRUCTION & RENOVATION INC.	000773895
ITG SYSTEMS INTEGRATION INC.	001027379
IVERSEN TRANSPORT INC.	001555323
J. & C. ROBERT ENTERPRISES CORP.	000632107
J. & M. LEACH HOLDINGS LTD.	000649919
J. & W. DOLAN LIMITED	001018267
J. ALAN ROSS & ASSOCIATES LIMITED	001043003
J. H. V. REALTY LIMITED	000200455

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
J.J. T'ANKS INC.	002016574
J.M.G. IMPORT & EXPORT LTD.	002017104
JACK NOBLE INVESTMENTS LTD.	000922871
JACOB INVESTMENTS INC.	002021043
JAG CONSULTING INC.	001539670
JAGWEAR HOLDINGS INC.	001555252
JAMES PACE CONSTRUCTION LIMITED	000209231
JANEDAL PLAZA INC.	000904107
JAYLORE PROPERTY MANAGEMENT & SERVICES LTD.	000865791
JAYMAY ENTERPRISE CO., LTD.	001103987
JEFFCOTE DEVELOPMENTS LIMITED	000096051
JENURROL CONTRACTING INC.	001073851
JEON SE GYE CANADA INC.	001545164
JEREMIX INC.	000364735
JIMMY COMMUNICATIONS INC.	001536755
JIREH CAPITAL MANAGEMENT LTD.	001543678
JLC CONSULTING INC.	001543284
JMGB CORPORATION	000926287
JODANCA HOLDINGS LIMITED	000453323
JOE ELLUL CARPENTRY & MANUFACTURING LTD.	000598497
JOHN R. BAIN ASSOCIATES LTD.	000251627
JOLIJOIR INVESTMENTS LIMITED	000401051
JOTANYA LTD.	000728595
JRF COLLECTABLES INC.	002018471
JSD SYSTEMS INC.	001542948
JUCHER HOLDINGS INC.	000514367
JUEL ENTERPRISES LIMITED	000492395
JUICEWORKS CANADA INC.	001556865
JULIA ROY INTERIORS LIMITED	000447071
JULIAN J. TRASIEWICZ ARCHITECT INC.	000759419
JUMBO INTERNATIONAL (CANADA) CO., LTD.	001540267
JUNECO DEVELOPMENTS LTD.	000787143
JUST NEW REELEASES HOLDINGS INC.	000980959
K.B.E. CAPITAL CORPORATION	001105939
KABA RECORDS LIMITED	001081443
KALEIDOSCOPE INCORPORATED	001516473
KANE REPRESENTATION INC.	000751107
KAPIL BROTHERS INSURANCE AGENCIES LTD.	000780127
KARE BEAR MANAGEMENT INC.	000908703
KATPAKHAM INC.	001113323
KAYDE ENTERTAINMENT INC.	000879951
KECCY INC.	001091175
KENKO HERBAL RESEARCH INC.	001019647
KENNETH BENKO INSURANCE AGENCIES LTD.	000541107
KENSHIR INC.	000452895
KEYHOMES REALTY LTD.	000397547
KID GLOVES (CANADA) INC.	000950343
KIGENIC TECHNOLOGIES INC.	001547601
KIMLEY INVESTMENTS LIMITED	000105206
KINETIX INC.	001025431
KING FINANALYSIS CORPORATION	002016582
KING GEORGE HOTEL (BELLE RIVER) LIMITED	000151247
KINGCOM ENTERPRISES INC.	002019875
KINGSBRIDGE PARTNERS INC.	002015316
KINGSLAND INTERNATIONAL TRADING INC.	000898499
KINGSUN INVESTMENTS INC.	000671499
KLASHOFF & ASSOCIATES INC.	000651299
KNOWLEDGESERVE LTD.	001545737
KOOL COMMUNICATIONS LTD.	001539276
KORTRIGHT ROAD DEVELOPERS LTD.	001545876
KOS ARCHER INTERNATIONAL INC.	002016678
KRONITECH SYSTEMS INC.	000446571
KRUZER TRAILERS INC.	002016116
L & G VENTURES LTD.	002019836

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L.Z. LABORATORIES INC.	002018812	MACKENZIE (NORTHERN AND EASTERN) INC.	000729367
L'INSTITUT DE TECHNOLOGIE DE L'ONTARIO, INC.	001542769	MACKINNON MECHANICAL INC.	000594731
LA TORRE MASONRY LIMITED	000932647	MACROY INTERCONTINENTAL INC.	002021828
LABLANCE BROS. FISHERIES INC.	000303047	MAGICPHARM CORPORATION	001125583
LADOUCEUR BRIDGES INTERNATIONAL CONSULTING INC.	001541692	MAGLIO ALTUG TRANSPORTATION INC.	002018076
LAGAZZETTA ITALO CANADESE GIORNALE INC.	001025643	MAGNETECH PRODUCTS INC.	002020284
LAIDICO TRADING CO. LIMITED	000793788	MAID IN LASALLE LTD.	001552920
LAING ENTERPRISES LIMITED	001068871	MAISON-RAVIE TRADING INC.	001559810
LAKESTONE DEVELOPMENTS LIMITED	000786107	MAJESTY INT'L LTD.	001540682
LAROBIL INTRODUCTIONS INC.	001017715	MALLOZZI & ASSOCIATES INC.	001030803
LARRY ABRAMS CONSULTING GROUP, INC.	001018959	MALLWORX INC.	001377522
LARRY D. COTTON ASSOCIATES LIMITED	000469779	MANDARICH MANAGEMENT INC.	000992375
LATTICE TECHNOLOGIES GROUP LIMITED	001552633	MANN AND MARTEL INVESTMENTS LIMITED	000072712
LAW AFFAIRS INC.	002017856	MANOR AUDIO-VISUAL SERVICE INC.	000733155
LEACOCK & ASSOCIATES INC.	001551205	MANOTICK MORTGAGE CORPORATION	000874143
LEADLEY GUNNING & CULP INTERNATIONAL INC.	000851852	MANSHIRE GROUP LTD.	001545385
LEGAL ESSENTIALS INC.	002017502	MAR TRUCKING LTD.	001531516
LEON FRAZER INVESTMENT MANAGEMENT LIMITED	000240351	MARCHAND DESIGN AND MACHINE INC.	001534194
LEVY INDUSTRIES LIMITED	000050060	MARK VENDING MACHINES LIMITED	000139768
LIBERTY SECURITY AND FINANCE INC.	001555199	MARKWOOD INDUSTRIAL SERVICES INC.	000733743
LIBO HOLDINGS LIMITED	000248995	MARTIN GRADING LTD.	000625487
LIBRION HOLDINGS INC.	000729839	MARVD DEVELOPMENTS INC.	001029179
LIEBERTHAL FAMILY FARMS LTD.	000527087	MASTER BRICK LIMITED	000080561
LIFE MARK INSURANCE AGENCIES INC.	000540883	MASTER COMPLETE RENOVATIONS INC.	001551216
LINCOLN HOMES (LAKEFIELD) LTD.	001079695	MATOM GROUP INC.	001017543
LINEA DI MARCHIO INC.	001551182	MAURA HARRIS REAL ESTATE LIMITED	000650099
LINEAR GROWTH MANAGEMENT INC.	001556849	MAZA FINE FOODS INC.	001103763
LINEN TRADITIONS LTD.	001559078	MBX INTERNATIONAL INC.	001546644
LINTEK INC.	001547339	MC-KEN GAS SERVICES LIMITED	000298615
LIQUID PILL INC.	001555153	MCC MANAGEMENT INC.	002021593
LITTLE DREAMS SLEEPWEAR OF WINDSOR INC.	001364746	MCDONALD-NEAL INTERIOR DESIGNS INC.	002018861
LIVE EVENT PRODUCTIONS INC.	001555786	MCMURCHY HOLDINGS INC.	001088871
LIVELY WEAR INC.	001554218	MCN ENTERPRISES INC.	001053227
LLOYD SHIMENS LIMITED	000216511	MEADOWGROVE MANAGEMENT INC.	000805439
LML BERGER OF SARNIA LIMITED	000070214	MECCA HALAL MEAT WHOLESALERS INC.	002016013
LN CONSTRUCTION LTD.	001556787	MEDCAN PROCESSING INC.	002015625
LOAD 2 GO INC.	001549944	MEDIWORKS INC.	001546718
LOCRETE INC.	001111355	MEDMAR CONSTRUCTION LIMITED	000627259
LOGICSCROLL INC.	001546053	MEGAN GOLDWELL & ASSOCIATES INC.	001029323
LOGIX DATA SYSTEMS INC.	000658595	MELVIEW HOLDINGS CORPORATION	000743551
LONDON CENTRETOWN MALL INC.	001041927	MEMORY INTERNATIONAL CORPORATION	001536719
LONDON INSTITUTE INC.	001096491	MENTECH CONSULTANTS INC.	000740263
LOUIE'S SUBMARINE (ONTARIO) LTD.	000988527	MERIDIAN AIR INTERNATIONAL INC.	001553984
LOVELL ENTERPRISES INC.	001540846	META-FABRICATORS INC.	001550186
LRD MARKET TECHNOLOGIES CORPORATION	001010491	METRO 1 HOUR CLEANERS CORPORATION	000964087
LRD STRATEGIC MARKET RESEARCH CORPORATION	001039763	METROPOLITAN CREDIT ADJUSTERS (ONTARIO) LTD.	002018317
LUKACS LANDSCAPE GARDENING LTD.	000438715	MGM MANAGEMENT CONSULTING LTD.	000874119
LURKAN HOMES INC.	001073319	MIBEL LABORATORIES LTD.	000462403
LYLE PINKNEY & COMPANY LIMITED	000128403	MICHEL DESIGN GROUP LTD.	001064867
LYNN-FONG RESTAURANT LTD.	000504131	MICHEL GRAPHICS LIMITED	000766979
M C TECHNICAL SERVICES (ONT.) LTD.	000937791	MICRO FINANCIAL CONSULTANTS LTD.	001544713
M M M ONTARIO INC.	001547974	MICRO MANAGEMENT CONSULTANTS INC.	001108707
M. H. KOENIG & SONS LIMITED	000135253	MIKE LAHOUD CONSTRUCTION LIMITED	000152939
M. L. INNOVATIONS LTD.	000768575	MILINOFF HOMES INC.	000821499
M.A.N.E. FREIGHT & HAULAGE INC.	001550408	MILLER MOTORSPORTS DRIVER SERVICES INC.	001531517
M.B.C. INTERNATIONAL IMPORTING INC.	000997315	MILLWOOD VALLEY DEVELOPMENTS INC.	001539678
M.D. SERVICES CORP.	000963007	MINERAL SALTS INC.	001548161
M.T.Z. CONSTRUCTION LTD.	001537875	MINLOC HOLDINGS INC.	000826519
M&F COMPUTER VILLAGE INC.	001558249	MINNAAR & ASSOCIATES INC.	000866791
MABLE AUTO INC.	001485804	MINO AKKI LTD.	000969431
MACCESS MANAGEMENT INC.	001545040	MIXCON INTERNATIONAL MARKETING INC.	001105499
MACEDONIAN MADNESS INC.	000833531	MKH SOLUTIONS INC.	001543533
		MOBILE EMPLOYMENT CORP.	002019260
		MODGIL OIL & GAS INC.	002042976
		MONDO PAGES INC.	001546206
		MONTRAVIN CELLARS INC.	000717067

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MOON RIVER TRADING LTD.	001109607
MOORE & GEORGE ASSOCIATES INC.	000491283
MORRISYS TECHNOLOGIES INC.	001551529
MOSCOT INTERNATIONAL INC.	000927275
MOSEDALE CONSTRUCTION LIMITED	000333659
MOUNTAIN CREEK MEDIA CORPORATION	002020429
MR. VITAMIN INC.	000424563
MTI-MUNIROM TECHNOLOGIES INC.	001548381
MURAL PRODUCTIONS INC.	001531544
MURITE INTERNATIONAL CORP.	001553216
MURRAY RICH INVESTMENTS INC.	000837375
MUSCLE WORKS LTD.	001015479
MUSKOKA HOVERCRAFT LIMITED	001122215
MVP SOCCER/CALCIO INC.	001539353
MY DONUTS INC.	000708879
MY TINY TOWN INC.	002021530
N.C.L. FOOD INC.	001047211
NATHANAIL CAPTIONING ENTERPRISES INC.	000935723
NATIONAL BULK ENTERPRISES (CANADA) LTD.	000924611
NATURAL BASICS LIMITED	000674319
NATURAL TREATS INC.	001543687
NAUTICA DEVELOPMENT INC.	001016383
NAVIS TECHNOLOGIES INC.	002016134
NCC INC.	000857915
NCE PETROFUND ADVISORY CORP.	000787763
NCF PLACEMENTS INC.	002018051
NEBUTRON HOLDINGS LTD.	001524166
NEILD HOLDINGS INC.	000829435
NETFAST COMMUNICATIONS INC.	001521289
NETWORK DATA SOURCE INC.	001541153
NEVADA-GAMES DISTRIBUTORS CORP.	001016391
NEW INNOVATIONS INC.	001548885
NEWTON CANADA CORPORATION	000917587
NEWVALUE CORP.	000989099
NEXUS CLOTHING DESIGN INC.	001524131
NI-BAR AGENCIES INC.	000916287
NIAGARA CAPITAL CORPORATION	000527435
NIKOLIC IMPORT/EXPORT COMPANY LIMITED	000895239
NIMA HOLDINGS INC.	001054859
NME HOLDINGS LTD.	000651495
NOAM ENTERPRISES ONTARIO LIMITED	000334491
NOBEAH CORPORATION	002021192
NOBLE CORPORATE SERVICES INC.	001555693
NON-STOP ENTERPRISES LTD.	001118012
NOOR TRADERS INC.	001545645
NORAM MANAGEMENT INC.	001019459
NORDA TRADING INC.	001554355
NORMAN PURDY ENTERPRISES LIMITED	000204315
NORPHARMCO INC.	000804767
NORTECH INTERNATIONAL GROUP INC.	001546635
NORTH AMERICAN BARTER EXCHANGE LTD.	001081183
NORTH AMERICAN INVESTMENT & TRADE GROUP INC.	001556864
NORTH AMERICAN VENTURES MANAGEMENT II LTD.	000547095
NORTH STAR CARRIERS (2002) INC.	001535315
NORTH WINDS ENTERPRISES INC.	000902891
NORTHERN ENERGY DEVELOPMENT CORPORATION NEDC	001526098
NORTHERN HARVESTS INC.	001552425
NORTHERN SEA ENTERPRISES INC.	001045551
NORTHSIDE TOOL & DIE COMPANY LTD.	000620663
NORTHSTAR L.S.G. CONTRACTING INC.	001548908
NOTABILITY AUDIO WORKS PRODUCTIONS INCORPORATED	001045623
NOTLAM HOLDINGS AND ENTERPRISES LIMITED	000219643

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NOVA MACHINERY LIMITED	000482563
NR FINANCIALS INC.	002021337
NU-VITALITY HEALTH INC.	002015151
NYLO MANAGEMENT CORP.	000814435
O'BROTHERS CO-OPERATION INC.	001546128
OGDEN DELCO PROPERTIES INC.	000809847
OIL & GAS CORROSION RESISTANT ALLOYS (CANADA), LTD.	001558296
OLKO INC.	000305495
ONE'S BROTHER INC.	001558203
ONIETA NETWORKS INC.	001551063
ONTARIO BOOKKEEPING SERVICES LTD.	000920615
ONTARIO NURSERY GROWERS MARKETING GROUP INC.	001019411
ONTARIO PROFESSIONAL DEVELOPMENT CORPORATION (OPDC)	001559504
ONTARIO TELECOM CORPORATION	001025767
ONTARIO WALL PANEL LTD.	001597546
OPPER CUT JUNIOR HAIR DESIGN LTD.	001554555
OPTIMIZED SOFTWARE CANADA INC.	002006965
ORCHARDCROFT CONSULTING & DEVELOPMENT LIMITED	000439675
ORIENT TOUR & TRAVEL INC.	001540492
ORIGI-3D INC.	001554183
OSBORNE PLAZA LTD.	000794375
OSCAR'S MEAT PIES & MUFFINS LTD.	000509431
OTTAWA GAS WORKS HVAC INCORPORATED	001534545
OTTAWA VALLEY ADDICTION & FAMILY COUNSELING SERVICES INC.	001534202
OUTTHINK CORP.	002019765
OVIDA (2000) DEVELOPMENT LIMITED	001543931
P.I.I.M. CANADA CORPORATION	000849983
PACK-IT INDUSTRIES INC.	001099207
PALIS ENTERPRISES INC.	001549653
PAMA INTERNATIONAL INC.	000984151
PANIC IN THE CITY PRODUCTIONS INC.	000955067
PARADIGM SYSTEMS CORPORATION	000872731
PARI FARMERS MARKET INC.	001553587
PARK CENTRAL MEDICAL LABORATORIES LIMITED	000242787
PARKPLACE PROPERTY MANAGEMENT INC.	001537669
PARKVIEW CUSTOM HOMES INC.	000869567
PARTY PIC FOODS INC.	001100223
PASSPORT CATERING INC.	001255389
PATON & PATON LTD.	000403975
PAUL MAGDER & SONS FURS LTD.	001026019
PAUL MANNING INVESTMENTS LTD.	000836843
PAUL'S PUMPING SERVICES LTD.	001552084
PAULIA FOODS LTD.	000314175
PAULINO CANADA INC.	002021364
PBA CONTRACTING INC.	001551312
PCT TRADING INC.	001539512
PEBBLE & ROCK INC.	001544010
PEEL T.V. & HI-FI LTD.	000448107
PELLEGRINI PRODUCTIONS INC	001120891
PEOPLES MOVERS AND CARTAGE LIMITED	000102066
PERFECT CHOICE INVESTMENTS LTD.	001036735
PERFORMANCE CENTRE HARRISTON LTD.	000805287
PERFORMANCE DESIGN INC.	000499519
PERFUME PORTABLES INC.	001014139
PERSNICKETY CAT AND COMPANY LIMITED	000994183
PERSONAL TOUCH KITCHENS INC	001062447
PHARMACC CONSULTING INC.	001015631
PHEONIX INTERNATIONAL INC.	001543346
PHILIP WEINSTEIN REAL ESTATE INC.	001035263
PHOENIX LEISUREWEAR INC.	001550195
PHONEFIRST INC.	001557798
PIANO CORPORATION OF CANADA LTD.	000459195
PICCOLO FIORE RESTAURANT PIZZERIA AND BAR INC.	002026970

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PIG-DOG PRODUCTIONS INC.	000913547
PIMENTA'S SUPERMARKET LIMITED	000601515
PINE MAINTENANCE LTD.	001202103
PITCON INC.	002021357
PITT PUBLISHING COMPANY LIMITED	000133877
PLATINUM GRAPHIC COMMUNICATIONS LTD.	000646199
PLAZA 20 INTER-FUNDING INC.	000603115
POOLE INTERNATIONAL FREIGHT LTD.	000544739
PORT CREDIT MAINTENANCE LIMITED	000257115
POSHAK INC.	001539680
POSTAL HISTORY SOCIETY OF CHINA INC.	001549766
POULTRY PLUS LTD.	000954999
POWERDONTICS INC.	000764824
PRACTICAL LOGISTICS INC.	002015552
PRACTICE DYNAMICS INCORPORATED	001046027
PRECISE CONTRACTING & RESTORATION LTD.	001038399
PRECISE CUT LIMITED	000373167
PRECISION PONDS & GENERAL CONTRACTORS LIMITED	001544579
PREMIERE REALTY INC.	001559113
PREPAID SYSTEMS GROUP INC.	001551073
PRESIDENTIAL ESTATES (MILLWOOD) LIMITED	001552632
PRESIDENTIAL HOLDING CORPORATION	001552087
PRESIDENTIAL MANAGEMENT CORPORATION	001548709
PRIMELIFE MARKETING GROUP INC.	001232055
PRIMEX TRADING INC.	000626307
PRIMROSE VALLEY INVESTMENTS INC.	000470351
PRIMUS ZARINWEAR CANADA INC.	002018541
PRO FINANCIAL SERVICES INC.	001559951
PRO-SERV INSURANCE & FINANCIAL SERVICES INC.	001009887
PROBOTECH PRODUCTION SYSTEMS INC.	001125195
PROLOGY CANADA INC.	001546130
PRONTO DATA ONTARIO INC.	001552131
PROSIL (CANADA) INC.	001340497
PROVINCIAL TAGGING SERVICES OF ONTARIO LTD.	001554639
PULLA FOODS LTD.	000477239
Q & K RESTAURANT INC.	001543851
Q-MANAGEMENT CORP.	002016410
QUAKER COMMERCIAL LIMITED	000901983
QUALITY CRAFT INTERIORS (1986) LTD.	000683231
QUANTUM INVESTMENT STRATEGIES INC./ LES STRATEGIES D'INVESTISSEMENT QUANTUM INC.	000980787
QUEST PRODUCTION SERVICES INC.	001530307
QUICK CONCRETE FORMING LTD.	002016210
QUICK TIME TRUCKING INC.	002019468
QUINNTERA INVESTMENT CORPORATION	001550600
QUINTE GEOPHYSICS & CONSULTING LIMITED	000518239
QUINTESSENCE MANAGEMENT CONSULTING INC.	001058183
R. & N. KING TRUCKING LTD.	000683123
R. F. KEENAN DECK-BUILDING (1995) LIMITED	001112983
R. J. CAMERON ENGINEERING SERVICES INC.	000799231
R. PAGNELLO DEVELOPMENTS LIMITED	000448275
R. TYSOSKI & SONS LIMITED	000378003
R.E.D. MILL WRIGHTING & MACHINE REPAIRS LTD.	000767367
R.G. DRYWALL (1992) INC.	000954599
R.H.H. FINANCIAL SERVICES INC.	001084479
R.K.R. TRUCKING LTD.	001107539
R.M.I. EQUIPMENT RENTALS INC.	001031927
R.S. ROBILLARD & ASSOCIATES LTD.	001534489

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R.V. MARINE HOLDINGS INC.	001102167
RA-CO TRADING CORPORATION	001543337
RAA INVESTMENT CORPORATION	000854591
RAD FINANCIAL INC.	001541720
RAINBOW POWER CORPORATION	000985803
RAINBOW SURFACES INC.	000986447
RALPH & FRANK HAIR STYLISTS INC.	000657231
RAPSEY-WIDDIFIELD LIMITED	000375331
RAYKER MECHANICAL LTD.	000881211
RD BOYER INC.	001534147
RDB INC.	001557361
RDW CONTRACTING LTD.	002018034
RE-BYTES INC.	001078307
RE-CON EQUIPMENT LTD.	001110363
RECKON TRADERS LTD.	001545866
RED DAWN MARTIAL ARTS & FITNESS CENTRE INC.	001125191
REGIONAL MAINTENANCE INC.	001021923
REHAB PLUS NC.	001061539
REINDORF FINANCIAL NETWORK INC.	000911687
REMINGTON CONSTRUCTION CORP.	001025143
REMSEI HOLDINGS INC.	000732595
RENO CONTRACTING SERVICES INC.	001544490
RENOVISIONS LIMITED	000462787
RENT DYNAMICS INC.	002015785
REPTILIA EDUCATIONAL SERVICES INC.	001534435
RETURN TO SENDER INC.	001558305
RHEE R&J ENTERPRISE LTD.	000707979
RICHMOND OVERSEAS INVESTMENTS CORP.	001044367
RIDEVEX INC.	000592131
RIDVAN PROPERTIES LIMITED	000818099
RIO ENTERTAINMENT LTD.	001542707
RITANCA INVESTMENTS LIMITED	000498275
RIVERS & GUENTHER HOLDINGS INC.	001535248
RK INFOTECH INC.	001553581
ROADMASTER MOTORS 1927 LTD.	001028571
ROBERT G. WELLS LIMITED	000738123
ROBERT HUYZEN & ASSOCIATES INC.	001040763
ROBERT WOODS NETWORK SECURITY INC.	001524129
ROBSKI INVESTMENTS INC.	001111371
RODA WALLPAPER AND PAINT LIMITED	000115464
ROGUE PICTURES INC.	001554642
ROLLEX WINDOWS & ROLLSHUTTERS LTD.	000851799
RON HILTS ENTERPRISES INC.	001076287
RON KOWK INC.	001540121
RONACO MARKETING DESIGN INC.	000502779
RONESCO BUILDING CORPORATION	000963147
ROSEL INTERNATIONAL TRADING CORPORATION	000718827
ROSELLINI LABORATORIES INCORPORATED	001010011
ROUTE EXPRESS INC.	002016644
ROVER INTERNATIONAL FREIGHT SYSTEMS INC.	001115475
ROYAL ACADEMY OF MUSIC INC.	001555276
ROYDON PLACE INC.	001548365
RPA FRANCHISING INC.	001545120
RUSCOM SHORES DEVELOPMENT INC.	000221511
RUSS-IND INTERNATIONAL TECHNOLOGY TRANSFER LTD.	001015343
RUSTHIE HOLDING COMPANY	000356635
S. R. U. COMMUNICATIONS INC.	001109319
S.A.P. KEREAKOU HOLDINGS LTD.	000705671
S.H.R. ENTERPRISES LIMITED	000285923
S&D ENTERPRISES INC.	002016132
SACKVILLE HILL BUILDERS SUPPLIES LIMITED	000082506
SAFE TIRE LTD.	000918083
SAFEGUARD STORAGE MANAGEMENT INC.	000740559

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SAFETY ALERT PRODUCTS LIMITED	001086255
SAGE VISTA INC.	001551207
SAIWON TTS LTD.	001556848
SALZBURG HOLDINGS INC.	000504519
SAN JIA CHUN HOLDINGS LTD.	000852551
SANROBIN HOLDINGS INC.	000796835
SANTOLI ALUMINUM LTD	000750923
SAP SOLUTIONS INC.	001540236
SASSUOL CERAMICHE INCORPORATED	001552635
SAURON FILMS LTD.	000605395
SCANQUEST PROPERTIES LTD.	001544534
SCRIPTS AND SCRIBES INC.	001548615
SEARCHMONT RESORT, LTD.	000985995
SEAWAY MARINE FUELLING CORPORATION	001554011
SECURE ALL SECURITY INC.	002015577
SECURITY LINKS INC.	001555039
SEEMA GOLD INC.	002019373
SELBY-WEMYSS LTD.	000678419
SELLING TOOL INCORPORATED	001537493
SEMPLE & ASSOCIATES INC.	001076775
SENSORY HEALING INC.	002016073
SH TWO HYGIENIC PACKAGING (MIDDLE EAST) LTD.	001517406
SHABANG PROMOTIONS LTD.	001544200
SHAMROCK EEZY GROW HYDROPONICS INC.	001517964
SHANTY'S - THE HAIR PLACE INC.	000778851
SHARED TREASURES INC.	001113035
SHARK TRANSPORTATION SERVICES INC.	001056435
SHEAR-WOOD CUSTOM CABINETS LTD	000859367
SHEESHEEP MANAGEMENT COMPANY LIMITED	000353363
SHERIDAN LEASING INC.	000667963
SHERRY'S HAIR SALON INC.	001554568
SHERWAY TRI DONT MANAGEMENT INC.	000583683
SHERWOOD PARK RESTAURANT INC.	000346323
SHI-FIVE CORPORATION	000449555
SHIASHIO INVESTMENTS INC.	000707451
SHIATSU INSTITUTE INC.	000943255
SHIVALI TOTISH METAL CORP.	001557883
SHORE SPRAY INTERNATIONAL INC.	001575160
SHORELAND DEVELOPMENTS INC.	001543338
SHUNYADARI HOLDINGS INC.	002017530
SHUSTER INVESTMENTS LIMITED	001027303
SIDH EXPRESS LTD.	001541355
SIGMA DELTA FINANCIAL CORPORATION	000904725
SILVER471 INC.	001534131
SIMAR FOODS AND ENTERPRISES LIMITED	000238375
SIMAROO SALES INC.	000772255
SIMCOE FISHING ADVENTURES INC.	001552711
SIMPLIFYIT INC.	002020924
SINETECH TEH INC.	000788763
SINGWON CANADA INDUSTRIAL CO. LTD.	001030515
SINTA AERO SUPPORT LTD.	001553326
SJLM PROVINCIAL PARKING SERVICES LIMITED	001540357
SKOPIT HOMES LIMITED	000277267
SKYPORT TRAVELS & TOURS INC.	001545731
SKYWAY TRADEX LTD.	001547983
SLV CONSULTING INC.	001543320
SMALL AND FLEMING LIMITED	000411067
SMITHER PROPERTY MANAGEMENT INC.	001540454
SNAIDERO (CANADA) LIMITED	000367067
SNUG DESIGN AND DEVELOPMENT INC.	001539495
SOMERSET STONECHURCH DEVELOPMENTS INC.	000854875
SOUTH EASTERN TRANSPORT LIMITED	000770363
SOUTHEND APPARELS INC.	001286569
SPECTRACOM VISUAL COMMUNICATIONS INC.	001034743

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
SPLAT GEAR INC.	001554354
SPR MANAGEMENT INC.	001547881
SPRINGBOARD MCM LIMITED	001558211
SPUMCO RF 2 INC.	002016336
SPYN CORPORATION	001116519
SSTC COMPUTING LTD.	001190289
ST LAWRENCE MARKET INC.	001046699
STATION HOTEL (WELLAND) LIMITED	000114487
STD & G INC.	000544015
STEFAN WITKOWSKI GRAFIX INC.	000716271
STEVE'S POULTRY & MEAT INC.	001552303
STILLWATER PROPERTIES LIMITED	002018522
STONECLIFF MANORS (WOODBIDGE) LTD.	001498190
STOVEL, KUP, KELLY & ASSOCIATES INSURANCE AGENCIES INC.	000781211
STRATEGIC LEVERAGE CONSULTING INC.	002018187
STRATEGIC PLANNING ASSOCIATES, INC.	000631475
STREAM IN ADMISSION TECHNOLOGIES INC.	001542947
STREETWISE LEGAL CONSULTING INC.	000967951
STS INC.	001557934
STURGEON BAY HEIGHTS CONSTRUCTION LTD.	000586455
SUGANAN INC.	001539294
SUGANIC TRADING CANADA LIMITED	001375878
SUMMIT ENVIRONMENTAL CONTRACTING INC.	001535255
SUN CELL GROW PRODUCTS INC.	001552321
SURE FREIGHT SYSTEMS INC.	002019091
SUTTON GROUP-DYNASTY REAL ESTATE LTD.	000644299
SVW HOLDINGS INC.	001527101
SWAG MERCHANDISING INC.	001553360
SWIFTDATES INC.	001546642
SWITZER BROS FUELS LIMITED	000548507
SWOBODA INC.(1992)	001006659
SYLVER BROTHERS LIMITED	000277271
SYSDOC INTERNATIONAL INC.	000443463
SYSTEMS INTEGRATION MANAGEMENT CORPORATION	000927371
S2D4 INC.	001554603
T & C AUTO COLLISION LIMITED	001031948
T & J INTERNATIONAL TRADING COMPANY LTD.	002012469
T. HAROLD DELOUGHERY ENTERPRISES LTD.	000774187
T. MICHAELS & ASSOCIATES INC.	001554611
T.G.K. HOLDINGS LTD.	000465571
TABAC INVESTMENTS LIMITED	000115589
TAFCOM LIMITED	001120327
TAI-ONE INVESTMENTS LTD.	000872195
TAKE YOU TO THE CLEANERS INC.	002019504
TALBOT MAGNETICS INC.	000498699
TALL OAKS STONE MASONS INC.	001540478
TARGET TRANSFER & RESOURCE RECOVERY INC.	002019607
TAVASYS OTTAWA INC.	002016952
TAYJAC INC.	001053991
TB MAGNETIC MARKETS LTD.	001089927
TDX GRAPHIC MANAGEMENT INC.	001125063
TEAM CORP IMAGES INC.	000892911
TEAM SGRO ENTERPRISES INC.	001542193
TEC LOGICOMM LTD.	002015187
TECHEZE CONSULTING INC.	001534256
TECHNICALL INC.	000869747
TECHNIQUE MOTORSPORTS INC.	001536775
TENANT PROTECTION GROUP INC.	002017291
TENDA CARE INC.	001333321
TERESA'S FASHION BOUTIQUE LTD.	000546975

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
TERRA-LEISURE LIMITED	000239655
TERRAPHANE MANUFACTURING CO. LIMITED	000205339
TEXCOM INTERNATIONAL INC.	000989927
TGEA CAREHOMES INVESTMENTS INC.	001122607
THAI COMBO LIMITED	001540750
THANE CROZIER & ASSOCIATES LIMITED	000246867
THANU INTERNATIONAL LTD.	001541220
THE ARTISTS COMPANY CANADA LTD.	001370699
THE BOSS LTD.	000825071
THE BURLINGTON QUARRY INC.	001552782
THE BUZZ INC.	001556375
THE CAMROST CORPORATION	000751739
THE CANCELLA GROUP INC.	001054987
THE COBEC - CANADA CORPORATION	000637063
THE CONCORDIA CORPORATION OF CANADA	001552144
THE CORBRE COMPANY LIMITED	000620479
THE EH TEAM INC.	001510906
THE ENCHANTING SPA INC.	001539510
THE FIVE V'S MANAGEMENT CONSULTING LTD.	000963331
THE GOLDEN TREES SYNDICATE LIMITED	000078518
THE GOOD NEWS GIFT CORPORATION	002019616
THE GREEN GAS COMPANY	000941183
THE GREEN TREE PAPER CO. LTD.	001095271
THE HELENE EDGAR CORP.	001007655
THE HEFONSENDAN SUCCESSUS DEVELOPMENT (GROUP) CORPORATION	002021609
THE HONEYPOT DINING & SKI VALLEY INC.	001104647
THE JOHN PAPADAKIS CORPORATION	001544177
THE LAWN SALON LANDSCAPING & MAINTENANCE LTD.	000723723
THE LEATHER WAREHOUSE LIMITED	001555264
THE MANORS OF SHERWOOD INC.	000960543
THE MARKETING STRATEGY GROUP INC.	000707447
THE METEO GROUP INC.	001559817
THE NEXT SOUND INC.	002021967
THE OPTIMUM LIFE GROUP INC.	001017171
THE QUALITY CENTER INC.	002024900
THE TECHNOKIDS FRANCHISE GROUP INC.	000989383
THE TOWERS CROSS INC.	001547371
THE U.S. CLEARING HOUSE INC.	002015286
THIS 'N THAT LIQUIDATORS LTD.	001556278
THOMAS GILES AND ASSOCIATES INC.	000963059
THOMAS, ANDREWS & ASSOCIATES LIMITED	001604260
THORNMED HOLDINGS INC.	000837207
THORNTON MCDONALD ASSOCIATES INC.	000649707
THREE CIRCLES MEDIA INC.	001550608
THUNDER FASTBALL INC.	000974019
TIERRA DEL SOL TRADING COMPANY LTD.	001547929
TILDALE INVESTMENTS INC.	001559157
TIME MANAGEMENT FOR KIDS CORP.	001553320
TIMOTHY JOHN LEONARD PROFESSIONAL CORPORATION	001552874
TIRE BROKERS OF CANADA INC.	001535397
TIRE HEADQUARTERS INC.	001014827
TITAN ENTERTAINMENT INC.	001543610
TM CCC CONSULTING INC.	001542716
TOBIN, SPRONG & ASSOC. INSURANCE BROKERS LTD.	001041207
TODAY'S NATIONAL LEASING LTD.	000530491
TODMAR INVESTMENTS INC.	001534488
TOE TAG PRODUCTIONS INC.	001544249
TOMILNESH ENTERPRISES LTD.	000293803
TONY LIDDALL PROJECTS INC.	000496423
TOP CLASS TRANSPORT INC.	001551215
TOP NOTCH DINER INC.	002016108

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TOPP RENOVATIONS LTD.	001539301
TORONTO ROAD CARTAGE LTD.	001055336
TORONTO SHOWMART CENTRE INC.	000730675
TORONTO TAXI DISPATCH INC.	001503653
TORRIE SMITH ASSOCIATES INC.	000997743
TOSTE MAINTENANCE SERVICE INC.	000903351
TOUR LOGISTICS INC.	001543536
TOWERS OF LONDON (CANADA) LTD.	001111571
TOYS FOR THE BOYS INC.	001531573
TRADELIN GROUP LIMITED	001545654
TRADITION R.V. CENTRE INC.	001540056
TRAPPER HOLDINGS INC.	001553329
TRAVEL INDUSTRY DATA SERVICES INC.	001554712
TRAVELNETWORK.CA INC.	002020867
TRAVELON INC.	000356063
TRILENT INVESTMENTS CORPORATION	000372551
TRINI MANUFACTURING (1998) LTD.	001074743
TRIPLE J FINANCIAL SERVICES INC.	001545316
TROPICAL INTERNATIONAL COSMETICS (CANADA) INC.	002029213
TRS TRANSPORTATION INC.	001022011
TRUCK OUTFITTERS OF CANADA CORP.	002017062
TRUE NORTH LOGISTICS CORPORATION	000747951
TTTASTY MUFFINS INC.	001014972
TUDORBROOK FUNERAL BENEFITS SERVICES INC.	000934159
TURNBERRY FARM EQUIPMENT LTD.	000333967
TWENTY SECOND INDUSTRY INC.	001542159
TZUTZ MANAGEMENT INC.	000652389
U.C.L. INVESTMENTS INC.	000814915
UBER ANALYZE INC.	001557351
UFSUB HOLDINGS LTD.	000966763
ULTIMATE LAWN SERVICE INC.	000758495
ULTRA AFRICA CANADA ENTERPRISES INC.	001559888
UMEDA CORPORATION	000889423
UNCLE SIMON LTD.	001093603
UNIQUE DESIGN LTD.	001539526
UNITED FREIGHT CARRIERS INC.	001555053
UNITED R&F INC.	001499278
UNITED WORLDCOM INC.	001545043
UP YORK HILT INC.	001531575
UPPER CANADA POST & BEAM LIMITED	000433503
URBAN LANDMARK DEVELOPMENTS INC.	001524194
USN ROYAL DEVELOPMENT GROUP, LTD.	002021534
USTA GROUP OF COMPANIES CORP.	001544316
UTOPIA STORAGE & WAREHOUSING INC.	001084419
V. G. EQUITY EMPLOYER SERVICES INC.	001080775
V-TECH CONTRACTING LTD.	001559949
VALDEE ENTERPRISES TORONTO INC.	000204299
VALETREE HOLDINGS INC.	001070047
VALOREM ACCOUNTING & FINANCIAL CORPORATION	000138716
VANTEX CARPETS LTD.	000910067
VAR-ONE HOLDINGS INC.	001547226
VEHATECH MEDIA INC.	001542706
VEHICLE REPAIR CENTRE INC.	001219960
VERINASS COMPANY LTD.	000765339
VERSA PHONE CARD DISTRIBUTORS INC.	001553363
VILLA HOLSTEIN FARMS INC.	000895480
VINTAGE AUTO SALES CORP.	001113087
VISTA BAHN REALTY CORPORATION	000872031
VITAS HOLDING CORP.	001553439
VOICE WISE COMMUNICATIONS INC.	002021728
VPI 91061W INC.	000939115
VPI 920601 INC.	000983123
VV OTTAWA INC.	001534186

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W. A. STEPHENSON MECHANICAL CONTRACTORS (ONTARIO) LIMITED	000699991
W. CHOI HOLDINGS INC.	000701751
W.A.V.S. INC.	001546170
WALDECK ENERGY MANAGEMENT LIMITED	000958991
WALKER HALL CANADA LTD.	000489823
WALLACE-MARTENS DEVELOPMENTS LIMITED	000313647
WALTER H. HARMON LIMITED	000206355
WANT2IMAGINE INC.	001547325
WASHAL INVESTMENTS LIMITED	000136799
WATER IS LIFE INC.	002020572
WATER-2-GO INC.	001539354
WATERFRONT SPORTS CENTRE INC.	000786442
WATERLINE SPECIAL EVENTS INC.	001557788
WATERSIDE CAPITAL CORP.	001554621
WAVE THREE TECHNOLOGIES INC.	000820159
WEBSOCIALS INC.	001554654
WEIGEL MACGILLIVRAY DEVELOPMENT CORPORATION	000816623
WESGOLD INVESTMENTS LTD.	000760303
WESPENNY INC.	001526975
WESTBOURNE MANAGEMENT GROUP LIMITED	000799147
WESTONVIEW ENTERPRISES INC.	001539431
WESTRIDGE ONTARIO GP LTD.	001548389
WEXFORD STUDIOS LIMITED	000578471
WFC COMMUNICATIONS INC.	001540246
WH MECHANICAL SERVICES LIMITED	001020659
WHELCO SERVICES INC.	000864095
WHIFFLETREE FARMS INC.	001058275
WHITBY ROOFING INC.	001591351
WHITE & WOOD MICRO COMPUTER CONSULTANTS LTD.	000669431
WHITEACRES LIMITED	000318695
WHITMAN HOLDINGS LIMITED	001054479
WIDE WORLD FANTASY SPORTS CORP.	001526113
WILD RADIO 101 INC.	001527194
WILLIAM L. ULMER PROPERTIES LIMITED	000579915
WILLIAM SOROKOLIT RACING STABLE INC.	002015865
WILLIS JOYCE AGENCY INC.	000570571
WILLOWOOD INVESTMENT CORP.	000817831
WILSON'S EQUESTRIAN CENTRE INC.	000655879
WINDHOVER ESTATES LIMITED	000774967
WINNERS EDUCATIONAL EXCHANGE LTD.	001553328
WM. MCDONNELL CONTRACTING LTD.	000719891
WM. WARNER CONSTRUCTION GROUP INC.	001369585
WOLF CITY PRODUCTIONS INC.	000901459
WOODMASTER CONSTRUCTION MANAGEMENT LTD.	002020042
WORLDPERK COMPANY LIMITED	000973475
WORLDWIDE GLOBAL LOGISTICS INC.	002016661
XANTANA INC.	001079691
XETOPIA INC.	001546769
XIAREN CAPITAL PARTNERS INC.	001551214
XIITREX ELECTRONICS LTD	000619663
YAJA PRODUCTIONS INC.	001553596
YEAGER ENTERPRISES INC.	000810759
YEE HOUSE LTD.	000910679
YELLOW ROSE INC.	001007703
YIFA (CANADA) LTD.	001061863
YMC IMMIGRATION INC.	001476490
YORK & TORONTO HEALTH SERVICES INC.	001558321

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
YY168 CO. LTD.	001549702
ZEE INDIA LTD.	001342349
ZEEPO INC.	001543801
ZHENGZHOU INTERNATIONAL TRADE CORPORATION (CANADA)	001542423
ZINKANADA, INC.	000725419
ZJ (CANADA) LTD.	001542990
ZK ADVANCED TECHNOLOGIES LTD.	001379519
ZYLEX MANUFACTURING INC.	001543355
1M DESIGN INC.	002018987
1000439 ONTARIO INC.	001000439
1000471 ONTARIO INC.	001000471
1003143 ONTARIO LIMITED	001003143
1004395 ONTARIO LIMITED	001004395
1005323 ONTARIO LIMITED	001005323
1006575 ONTARIO LTD.	001006575
1006759 ONTARIO INC.	001006759
1008843 ONTARIO LIMITED	001008843
1009831 ONTARIO LIMITED	001009831
1010199 ONTARIO INC.	001010199
1010815 ONTARIO LIMITED	001010815
1012623 ONTARIO LIMITED	001012623
1014383 ONTARIO LIMITED	001014383
1014387 ONTARIO LIMITED	001014387
1014879 ONTARIO LIMITED	001014879
1015551 ONTARIO LTD.	001015551
1015563 ONTARIO INC.	001015563
1015628 ONTARIO LIMITED	001015628
1017059 ONTARIO LIMITED	001017059
1017931 ONTARIO INC.	001017931
1018187 ONTARIO INC.	001018187
1018479 ONTARIO LTD.	001018479
1020451 ONTARIO INC.	001020451
1022043 ONTARIO LIMITED	001022043
1024407 ONTARIO INC.	001024407
1024471 ONTARIO INC.	001024471
1024771 ONTARIO INC.	001024771
1025639 ONTARIO LIMITED	001025639
1026095 ONTARIO INC.	001026095
1026583 ONTARIO LIMITED	001026583
1026815 ONTARIO LTD.	001026815
1027023 ONTARIO LIMITED	001027023
1027951 ONTARIO INC.	001027951
1028191 ONTARIO LIMITED	001028191
1028407 ONTARIO INC.	001028407
1029579 ONTARIO LIMITED	001029579
1030783 ONTARIO INC.	001030783
1030915 ONTARIO LIMITED	001030915
1031467 ONTARIO LIMITED	001031467
1032600 ONTARIO INC.	001032600
1035035 ONTARIO LTD.	001035035
1035115 ONTARIO LIMITED	001035115
1035407 ONTARIO LTD.	001035407
1035711 ONTARIO INC.	001035711
1036395 ONTARIO INC.	001036395
1036867 ONTARIO LTD.	001036867
1037055 ONTARIO INC.	001037055
1038079 ONTARIO LIMITED	001038079
1039443 ONTARIO INC.	001039443
1041791 ONTARIO LIMITED	001041791
1043059 ONTARIO LIMITED	001043059
1043227 ONTARIO INC.	001043227
1044559 ONTARIO LTD.	001044559
1046279 ONTARIO LIMITED	001046279
104677 ONTARIO LIMITED	000104677
1046847 ONTARIO LIMITED	001046847
1048687 ONTARIO INC.	001048687
1049603 ONTARIO INC.	001049603
1050319 ONTARIO LIMITED	001050319
1050435 ONTARIO INC.	001050435
1051043 ONTARIO LIMITED	001051043

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1051647 ONTARIO INC.	001051647	1092963 ONTARIO LIMITED	001092963
1054335 ONTARIO INC.	001054335	1093207 ONTARIO LTD.	001093207
1054879 ONTARIO LIMITED	001054879	1095627 ONTARIO LIMITED	001095627
1055019 ONTARIO LIMITED	001055019	1096911 ONTARIO INC.	001096911
1055127 ONTARIO INC.	001055127	1097359 ONTARIO LTD.	001097359
1056479 ONTARIO LIMITED	001056479	1097679 ONTARIO LIMITED	001097679
1056791 ONTARIO LIMITED	001056791	1098379 ONTARIO LIMITED	001098379
1056839 ONTARIO LIMITED	001056839	1098507 ONTARIO INC.	001098507
1057323 ONTARIO LIMITED	001057323	1098551 ONTARIO INC.	001098551
1057347 ONTARIO LIMITED	001057347	1098789 ONTARIO INC.	001098789
1058579 ONTARIO LIMITED	001058579	1099095 ONTARIO LIMITED	001099095
1058675 ONTARIO INC.	001058675	1100803 ONTARIO INC.	001100803
1058967 ONTARIO INC.	001058967	1101607 ONTARIO INC.	001101607
1059375 ONTARIO INC.	001059375	1103415 ONTARIO LTD.	001103415
1060227 ONTARIO LIMITED	001060227	1103495 ONTARIO LIMITED	001103495
1060531 ONTARIO INC.	001060531	1104891 ONTARIO LTD.	001104891
1062091 ONTARIO INC.	001062091	1105563 ONTARIO LIMITED	001105563
1063799 ONTARIO LIMITED	001063799	1107663 ONTARIO LIMITED	001107663
1063883 ONTARIO LIMITED	001063883	1108763 ONTARIO INC.	001108763
1064543 ONTARIO INC.	001064543	1108855 ONTARIO LIMITED	001108855
1064787 ONTARIO INC.	001064787	1108963 ONTARIO CORP.	001108963
1064871 ONTARIO LIMITED	001064871	1108975 ONTARIO LTD.	001108975
1065379 ONTARIO INC.	001065379	1109286 ONTARIO INC.	001109286
1065470 ONTARIO LIMITED	001065470	1109335 ONTARIO LTD.	001109335
1066199 ONTARIO LIMITED	001066199	1111655 ONTARIO INC.	001111655
1068083 ONTARIO LIMITED	001068083	1111903 ONTARIO LIMITED	001111903
1068511 ONTARIO LTD.	001068511	1113415 ONTARIO LTD.	001113415
1069311 ONTARIO LIMITED	001069311	1114171 ONTARIO INC.	001114171
1069927 ONTARIO INC.	001069927	1116435 ONTARIO LTD.	001116435
1070451 ONTARIO INC.	001070451	1117087 ONTARIO INC.	001117087
1070652 ONTARIO LIMITED	001070652	1117387 ONTARIO INC.	001117387
1071003 ONTARIO INCORPORATED	001071003	1119463 ONTARIO INC.	001119463
1071463 ONTARIO LIMITED	001071463	1119519 ONTARIO INC.	001119519
1072515 ONTARIO INC.	001072515	1120876 ONTARIO INC.	001120876
1072563 ONTARIO LTD.	001072563	1121215 ONTARIO INC.	001121215
1073343 ONTARIO LIMITED	001073343	1122267 ONTARIO INCORPORATED	001122267
1073607 ONTARIO INC.	001073607	1122795 ONTARIO CORP.	001122795
1073767 ONTARIO INC.	001073767	1123347 ONTARIO LIMITED	001123347
1074207 ONTARIO INC.	001074207	1124267 ONTARIO LIMITED	001124267
1074967 ONTARIO INC.	001074967	1125095 ONTARIO LTD.	001125095
1075375 ONTARIO INC.	001075375	1145082 ONTARIO LIMITED	001145082
1075891 ONTARIO INC.	001075891	116005 ONTARIO INC.	000116005
1075987 ONTARIO INC.	001075987	1160121 ONTARIO INC.	001160121
1076731 ONTARIO INC.	001076731	1165191 ONTARIO INC.	001165191
1077643 ONTARIO LIMITED	001077643	1178047 ONTARIO INC.	001178047
1077891 ONTARIO INC.	001077891	1195659 ONTARIO INC.	001195659
1078827 ONTARIO INC.	001078827	1217530 ONTARIO LIMITED	001217530
1079703 ONTARIO INC.	001079703	1219144 ONTARIO INC.	001219144
1079863 ONTARIO LIMITED	001079863	1236215 ONTARIO LTD.	001236215
1080379 ONTARIO LIMITED	001080379	1241548 ONTARIO LIMITED	001241548
1082379 ONTARIO LTD.	001082379	1250 STEELES EAST INC.	000884059
1082559 ONTARIO LTD.	001082559	1254234 ONTARIO LIMITED	001254234
1082763 ONTARIO LTD.	001082763	1263748 ONTARIO LTD.	001263748
1082879 ONTARIO INC.	001082879	1296289 ONTARIO LIMITED	001296289
1082971 ONTARIO LIMITED	001082971	1311643 ONTARIO LTD.	001311643
1083007 ONTARIO INC.	001083007	1312994 ONTARIO LTD.	001312994
1083495 ONTARIO LIMITED	001083495	1320062 ONTARIO INC.	001320062
1084483 ONTARIO LTD.	001084483	1352338 ONTARIO LIMITED	001352338
1085143 ONTARIO LTD.	001085143	1356961 ONTARIO INC.	001356961
1085471 ONTARIO LTD.	001085471	1369948 ONTARIO INC.	001369948
1085659 ONTARIO LTD.	001085659	1370418 ONTARIO INC.	001370418
1085725 ONTARIO LIMITED	001085725	1389761 ONTARIO INC.	001389761
1085831 ONTARIO LTD.	001085831	1389770 ONTARIO INC.	001389770
1086979 ONTARIO LIMITED	001086979	1397126 ONTARIO LIMITED	001397126
1087131 ONTARIO INC.	001087131	1402905 ONTARIO INC.	001402905
1087847 ONTARIO LTD.	001087847	1413978 ONTARIO LIMITED	001413978
1089587 ONTARIO INC.	001089587	1441671 ONTARIO LIMITED	001441671
1089683 ONTARIO INC.	001089683	1458982 ONTARIO INC.	001458982
1090131 ONTARIO INC.	001090131	1466660 ONTARIO INC.	001466660
1091251 ONTARIO INC.	001091251	1484617 ONTARIO INC.	001484617
1091707 ONTARIO INC.	001091707	1487503 ONTARIO INC.	001487503

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1491888 ONTARIO INC.	001491888
1494815 ONTARIO LIMITED	001494815
1499562 ONTARIO INC.	001499562
1504115 ONTARIO LTD.	001504115
1509978 ONTARIO INC.	001509978
1514950 ONTARIO LIMITED	001514950
1514953 ONTARIO INC.	001514953
1514965 ONTARIO LIMITED	001514965
1516716 ONTARIO LTD.	001516716
1517560 ONTARIO INC.	001517560
1517949 ONTARIO INC.	001517949
1517990 ONTARIO LIMITED	001517990
1518052 ONTARIO INC.	001518052
1518111 ONTARIO LTD.	001518111
1524037 ONTARIO INC.	001524037
1524089 ONTARIO INC.	001524089
1524116 ONTARIO LTD.	001524116
1524168 ONTARIO LTD.	001524168
1525115 ONTARIO INC.	001525115
1525282 ONTARIO LIMITED	001525282
1526055 ONTARIO LTD.	001526055
1526121 ONTARIO LTD.	001526121
1526140 ONTARIO LIMITED	001526140
1526838 ONTARIO INC.	001526838
1526846 ONTARIO INC.	001526846
1526857 ONTARIO INC.	001526857
1526858 ONTARIO LIMITED	001526858
1526973 ONTARIO LIMITED	001526973
1527114 ONTARIO INC.	001527114
1527159 ONTARIO INC.	001527159
1528163 ONTARIO INC.	001528163
1528267 ONTARIO LTD.	001528267
1529049 ONTARIO LIMITED	001529049
1529108 ONTARIO LTD.	001529108
1529117 ONTARIO LIMITED	001529117
1529269 ONTARIO LIMITED	001529269
1529288 ONTARIO INC.	001529288
1529658 ONTARIO INCORPORATED	001529658
1530348 ONTARIO LIMITED	001530348
1530377 ONTARIO INC.	001530377
1530397 ONTARIO LTD.	001530397
1530398 ONTARIO INC.	001530398
1530938 ONTARIO INC.	001530938
1531518 ONTARIO LTD.	001531518
1531537 ONTARIO LIMITED	001531537
1531552 ONTARIO INC.	001531552
1531566 ONTARIO INC.	001531566
1534011 ONTARIO INC.	001534011
1534041 ONTARIO INC.	001534041
1534051 ONTARIO INC.	001534051
1534052 ONTARIO INC.	001534052
1534083 ONTARIO LIMITED	001534083
1534097 ONTARIO LTD.	001534097
1534133 ONTARIO INC.	001534133
1534230 ONTARIO INC.	001534230
1534233 ONTARIO LIMITED	001534233
1534288 ONTARIO LTD.	001534288
1534318 ONTARIO INC.	001534318
1534413 ONTARIO LTD.	001534413
1534437 ONTARIO CORPORATION	001534437
1534442 ONTARIO LTD.	001534442
1534465 ONTARIO LIMITED	001534465
1534473 ONTARIO INC.	001534473
1534487 ONTARIO INC.	001534487
1535229 ONTARIO INC.	001535229
1535239 ONTARIO LIMITED	001535239
1535343 ONTARIO LIMITED	001535343
1536407 ONTARIO INC.	001536407
1536421 ONTARIO LIMITED	001536421
1536451 ONTARIO LTD.	001536451
1536601 ONTARIO INC.	001536601

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1536604 ONTARIO INC.	001536604
1536610 ONTARIO INC.	001536610
1536623 ONTARIO LIMITED	001536623
1536690 ONTARIO INC.	001536690
1536774 ONTARIO INC.	001536774
1536788 ONTARIO INC.	001536788
1536790 ONTARIO INC.	001536790
1537453 ONTARIO INC.	001537453
1537541 ONTARIO LIMITED	001537541
1537663 ONTARIO INC.	001537663
1537735 ONTARIO LIMITED	001537735
1537829 ONTARIO INC.	001537829
1539356 ONTARIO INC.	001539356
1539432 ONTARIO LIMITED	001539432
1539600 ONTARIO INC.	001539600
1540002 ONTARIO INC.	001540002
1540060 ONTARIO LIMITED	001540060
1540093 ONTARIO INC.	001540093
1540102 ONTARIO INC.	001540102
1540111 ONTARIO INC.	001540111
1540118 ONTARIO LIMITED	001540118
1540252 ONTARIO LTD.	001540252
1540319 ONTARIO LTD.	001540319
1540386 ONTARIO INC.	001540386
1540446 ONTARIO LIMITED	001540446
1540479 ONTARIO INC.	001540479
1540559 ONTARIO LTD.	001540559
1540595 ONTARIO LIMITED	001540595
1540611 ONTARIO INC.	001540611
1540629 ONTARIO INC.	001540629
1540773 ONTARIO LIMITED	001540773
1540825 ONTARIO INC.	001540825
1540866 ONTARIO LIMITED	001540866
1540901 ONTARIO INC.	001540901
1541004 ONTARIO LTD.	001541004
1541059 ONTARIO INC.	001541059
1541066 ONTARIO LIMITED	001541066
1541135 ONTARIO INC.	001541135
1541177 ONTARIO INC.	001541177
1541347 ONTARIO INC.	001541347
1541682 ONTARIO INC.	001541682
1541690 ONTARIO INC.	001541690
1541701 ONTARIO INC.	001541701
1542003 ONTARIO LIMITED	001542003
1542020 ONTARIO INC.	001542020
1542042 ONTARIO INC.	001542042
1542066 ONTARIO INC.	001542066
1542081 ONTARIO LIMITED	001542081
1542102 ONTARIO INC.	001542102
1542134 ONTARIO LTD.	001542134
1542207 ONTARIO LIMITED	001542207
1542229 ONTARIO INC.	001542229
1542339 ONTARIO LIMITED	001542339
1542356 ONTARIO LTD.	001542356
1542507 ONTARIO INC.	001542507
1542638 ONTARIO LIMITED	001542638
1542785 ONTARIO INC.	001542785
1542956 ONTARIO INC.	001542956
1543000 ONTARIO INC.	001543000
1543601 ONTARIO INC.	001543601
1543631 ONTARIO INC.	001543631
1543713 ONTARIO LTD.	001543713
1543817 ONTARIO INC.	001543817
1543898 ONTARIO LTD.	001543898
1543901 ONTARIO INC.	001543901
1544181 ONTARIO INC.	001544181
1544274 ONTARIO LIMITED	001544274
1544319 ONTARIO INC.	001544319
1544328 ONTARIO LTD.	001544328
1544453 ONTARIO INC.	001544453
1544461 ONTARIO LIMITED	001544461

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1544472 ONTARIO INC.	001544472
1544487 ONTARIO LTD.	001544487
1544488 ONTARIO LTD.	001544488
1544848 ONTARIO LIMITED	001544848
1544937 ONTARIO LTD.	001544937
1545050 ONTARIO LTD.	001545050
1545172 ONTARIO INC.	001545172
1545186 ONTARIO INC.	001545186
1545196 ONTARIO LTD.	001545196
1545250 ONTARIO INC.	001545250
1545283 ONTARIO INC.	001545283
1545323 ONTARIO INC.	001545323
1545393 ONTARIO INC.	001545393
1545399 ONTARIO INC.	001545399
1545630 ONTARIO LIMITED	001545630
1545751 ONTARIO INC.	001545751
1545798 ONTARIO LIMITED	001545798
1545805 ONTARIO INC.	001545805
1545852 ONTARIO LTD.	001545852
1545853 ONTARIO LIMITED	001545853
1546061 ONTARIO INC.	001546061
1546076 ONTARIO LTD.	001546076
1546232 ONTARIO INC.	001546232
1546270 ONTARIO INC.	001546270
1546284 ONTARIO LIMITED	001546284
1546346 ONTARIO LIMITED	001546346
1546354 ONTARIO INC.	001546354
1546370 ONTARIO LIMITED	001546370
1546381 ONTARIO LTD.	001546381
1546643 ONTARIO INC.	001546643
1546654 ONTARIO INC.	001546654
1546699 ONTARIO INC.	001546699
1546779 ONTARIO INC.	001546779
1546780 ONTARIO INC.	001546780
1547015 ONTARIO INC.	001547015
1547250 ONTARIO INC.	001547250
1547317 ONTARIO INC.	001547317
1547342 ONTARIO LIMITED	001547342
1547352 ONTARIO LTD.	001547352
1547528 ONTARIO LIMITED	001547528
1547716 ONTARIO LTD.	001547716
1547749 ONTARIO INC.	001547749
1547835 ONTARIO LIMITED	001547835
1547836 ONTARIO LIMITED	001547836
1547916 ONTARIO INC.	001547916
1547949 ONTARIO INC.	001547949
1547969 ONTARIO LTD.	001547969
1548050 ONTARIO INC.	001548050
1548116 ONTARIO INC.	001548116
1548224 ONTARIO LIMITED	001548224
1548232 ONTARIO LIMITED	001548232
1548233 ONTARIO LIMITED	001548233
1548234 ONTARIO LIMITED	001548234
1548240 ONTARIO LIMITED	001548240
1548243 ONTARIO LIMITED	001548243
1548244 ONTARIO LIMITED	001548244
1548270 ONTARIO LTD.	001548270
1548363 ONTARIO INC.	001548363
1548379 ONTARIO LTD.	001548379
1548616 ONTARIO INC.	001548616
1548617 ONTARIO LTD.	001548617
1548694 ONTARIO LIMITED	001548694
1548695 ONTARIO LTD.	001548695
1548764 ONTARIO LTD.	001548764
1548769 ONTARIO LTD.	001548769
1548780 ONTARIO INC.	001548780
1548824 ONTARIO LTD.	001548824
1548966 ONTARIO LTD.	001548966
1549635 ONTARIO LTD.	001549635
1549654 ONTARIO LIMITED	001549654
1549789 ONTARIO INC.	001549789

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1549798 ONTARIO INC.	001549798
1549910 ONTARIO INC.	001549910
1549925 ONTARIO INC.	001549925
1549973 ONTARIO LIMITED	001549973
1550097 ONTARIO INC.	001550097
1550184 ONTARIO LIMITED	001550184
1550192 ONTARIO LTD.	001550192
1550200 ONTARIO INC.	001550200
1550541 ONTARIO INC.	001550541
1550559 ONTARIO INC.	001550559
1550566 ONTARIO INC.	001550566
1550583 ONTARIO INC.	001550583
1550584 ONTARIO INC.	001550584
1550588 ONTARIO INC.	001550588
1550589 ONTARIO INC.	001550589
1551002 ONTARIO INC.	001551002
1551003 ONTARIO INC.	001551003
1551005 ONTARIO INC.	001551005
1551041 ONTARIO LIMITED	001551041
1551081 ONTARIO LTD.	001551081
1551120 ONTARIO LTD.	001551120
1551206 ONTARIO INC.	001551206
1551221 ONTARIO INC.	001551221
1551231 ONTARIO INC.	001551231
1551310 ONTARIO INC.	001551310
1551624 ONTARIO INC.	001551624
1552048 ONTARIO INC.	001552048
1552069 ONTARIO INC.	001552069
1552085 ONTARIO INC.	001552085
1552134 ONTARIO INC.	001552134
1552219 ONTARIO INC.	001552219
1552241 ONTARIO INC.	001552241
1552269 ONTARIO LTD.	001552269
1552312 ONTARIO LIMITED	001552312
1552339 ONTARIO INC.	001552339
1552346 ONTARIO LTD.	001552346
1552382 ONTARIO INC.	001552382
1552426 ONTARIO INC.	001552426
1552705 ONTARIO INC.	001552705
1552800 ONTARIO INC.	001552800
1552831 ONTARIO INC.	001552831
1552894 ONTARIO LIMITED	001552894
1553008 ONTARIO INC.	001553008
1553338 ONTARIO INC.	001553338
1553369 ONTARIO CORPORATION	001553369
1553377 ONTARIO INC.	001553377
1553457 ONTARIO LIMITED	001553457
1553526 ONTARIO INC.	001553526
1553550 ONTARIO INC.	001553550
1554021 ONTARIO INC.	001554021
1554078 ONTARIO LTD.	001554078
1554101 ONTARIO INC.	001554101
1554142 ONTARIO INC.	001554142
1554190 ONTARIO LIMITED	001554190
1554204 ONTARIO LIMITED	001554204
1554300 ONTARIO CORP.	001554300
1554365 ONTARIO INC.	001554365
1554390 ONTARIO INC.	001554390
1554463 ONTARIO INC.	001554463
1554534 ONTARIO INC.	001554534
1554680 ONTARIO LIMITED	001554680
1554714 ONTARIO INC.	001554714
1554806 ONTARIO INC.	001554806
1554965 ONTARIO INC.	001554965
1554977 ONTARIO INC.	001554977
1555332 ONTARIO INC.	001555332
1555782 ONTARIO INC.	001555782
1555797 ONTARIO INC.	001555797
1556149 ONTARIO LTD.	001556149
1556266 ONTARIO LIMITED	001556266
1556313 ONTARIO INC.	001556313

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1556624 ONTARIO INC.	001556624
1556841 ONTARIO INC.	001556841
1556867 ONTARIO INC.	001556867
1557207 ONTARIO LTD.	001557207
1557277 ONTARIO INC.	001557277
1557278 ONTARIO LIMITED	001557278
1557327 ONTARIO LTD.	001557327
1557342 ONTARIO LTD.	001557342
1557414 ONTARIO LTD.	001557414
1557575 ONTARIO LTD.	001557575
1557584 ONTARIO LTD.	001557584
1557595 ONTARIO LIMITED	001557595
1557770 ONTARIO LTD.	001557770
1557800 ONTARIO LTD.	001557800
1557834 ONTARIO LTD.	001557834
1557874 ONTARIO LIMITED	001557874
1557935 ONTARIO INC.	001557935
1558235 ONTARIO INC.	001558235
1558242 ONTARIO LIMITED	001558242
1558280 ONTARIO LIMITED	001558280
1558313 ONTARIO INC.	001558313
1558359 ONTARIO LTD.	001558359
1558390 ONTARIO LIMITED	001558390
1559051 ONTARIO LTD.	001559051
1559105 ONTARIO LTD.	001559105
1559116 ONTARIO INC.	001559116
1559526 ONTARIO LIMITED	001559526
1570645 ONTARIO INC.	001570645
1579058 ONTARIO INC.	001579058
1583834 ONTARIO INC.	001583834
1585688 ONTARIO INC.	001585688
1591486 ONTARIO CORPORATION	001591486
16TH AVENUE CONTRACTING (1995) LIMITED	000960331
1604400 ONTARIO LTD.	001604400
1607217 ONTARIO INC.	001607217
1877KEYSMAN LIMITED	001547098
19 LAIDLAW DEVELOPMENTS LTD.	001544531
2PM CORPORATION	001559947
2006097 ONTARIO INC.	002006097
2010908 ONTARIO INC.	002010908
2015204 ONTARIO INC.	002015204
2015256 ONTARIO INC.	002015256
2015733 ONTARIO INC.	002015733
2015787 ONTARIO INC.	002015787
2015856 ONTARIO INC.	002015856
2015917 ONTARIO INC.	002015917
2015949 ONTARIO INC.	002015949
2015978 ONTARIO LIMITED	002015978
2016011 ONTARIO INC.	002016011
2016061 ONTARIO LIMITED	002016061
2016123 ONTARIO LTD.	002016123
2016202 ONTARIO INC.	002016202
2016351 ONTARIO INC.	002016351
2016354 ONTARIO INC.	002016354
2016367 ONTARIO INC.	002016367
2016636 ONTARIO LIMITED	002016636
2016654 ONTARIO INC.	002016654
2016901 ONTARIO INC.	002016901
2017021 ONTARIO INC.	002017021
2017137 ONTARIO INC.	002017137
2017138 ONTARIO LIMITED	002017138
2017207 ONTARIO INC.	002017207
2017327 ONTARIO INC.	002017327
2017391 ONTARIO INC.	002017391
2017462 ONTARIO LTD.	002017462
2017494 ONTARIO INC.	002017494
2017797 ONTARIO INC.	002017797
2017883 ONTARIO INC.	002017883
2018058 ONTARIO INC.	002018058
2018101 ONTARIO LTD.	002018101

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2018249 ONTARIO LTD.	002018249
2018316 ONTARIO INC.	002018316
2018318 ONTARIO INC.	002018318
2018384 ONTARIO INC.	002018384
2018486 ONTARIO INC.	002018486
2018496 ONTARIO INC.	002018496
2018523 ONTARIO LTD.	002018523
2018743 ONTARIO INC.	002018743
2018761 ONTARIO INC.	002018761
2018811 ONTARIO LIMITED	002018811
2018872 ONTARIO LIMITED	002018872
2018968 ONTARIO INC.	002018968
2019143 ONTARIO INC.	002019143
2019175 ONTARIO INC.	002019175
2019183 ONTARIO INC.	002019183
2019184 ONTARIO INC.	002019184
2019233 ONTARIO INC.	002019233
2019250 ONTARIO INC.	002019250
2019262 ONTARIO LTD.	002019262
2019374 ONTARIO INC.	002019374
2019426 ONTARIO INC.	002019426
2019444 ONTARIO LTD.	002019444
2019498 ONTARIO INC.	002019498
2019521 ONTARIO INC.	002019521
2019613 ONTARIO LTD.	002019613
2019615 ONTARIO INC.	002019615
2019622 ONTARIO LTD.	002019622
2019682 ONTARIO INC.	002019682
2019782 ONTARIO LTD.	002019782
2019926 ONTARIO CORPORATION	002019926
2019927 ONTARIO CORPORATION	002019927
2019973 ONTARIO CORP.	002019973
2019986 ONTARIO LIMITED	002019986
2020043 ONTARIO INC.	002020043
2020050 ONTARIO INC.	002020050
2020059 ONTARIO INC.	002020059
2020075 ONTARIO INC.	002020075
2020117 ONTARIO LTD.	002020117
2020118 ONTARIO INC.	002020118
2020189 ONTARIO INC.	002020189
2020268 ONTARIO LIMITED	002020268
2020352 ONTARIO INC.	002020352
2020427 ONTARIO LTD.	002020427
2020482 ONTARIO LTD.	002020482
2020490 ONTARIO INC.	002020490
2020630 ONTARIO LTD.	002020630
2020666 ONTARIO INC.	002020666
2020693 ONTARIO LTD.	002020693
2020891 ONTARIO INC.	002020891
2020923 ONTARIO INC.	002020923
2021134 ONTARIO INC.	002021134
2021285 ONTARIO LIMITED	002021285
2021476 ONTARIO INC.	002021476
2021506 ONTARIO INC.	002021506
2021539 ONTARIO INC.	002021539
2021746 ONTARIO INC.	002021746
2021776 ONTARIO LIMITED	002021776
2021813 ONTARIO LIMITED	002021813
2021835 ONTARIO INC.	002021835
2021915 ONTARIO INC.	002021915
2021959 ONTARIO INC.	002021959
2026085 ONTARIO INC.	002026085
2041668 ONTARIO INC.	002041668
320 BAY STREET INC.	001031571
321 AUGUSTA AVENUE HOLDINGS INC.	001559512
335083 ONTARIO LIMITED	000335083
359095 ONTARIO LIMITED	000359095
377823 ONTARIO LIMITED	000377823
392847 ONTARIO LTD.	000392847
397075 ONTARIO LIMITED	000397075

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4KNOWLEDGESTREAMS INC.	002017552	6400 HUGGINS INVESTMENTS LTD.	001122115
4PA PRODUCTIONS INC.	001526830	643767 ONTARIO INC.	000643767
4UNIONS INC.	001549643	645051 ONTARIO LIMITED	000645051
400932 ONTARIO LIMITED	000400932	648103 ONTARIO INC.	000648103
407415 ONTARIO LIMITED	000407415	652479 ONTARIO INC.	000652479
414727 ONTARIO LIMITED	000414727	654963 ONTARIO LIMITED	000654963
424687 ONTARIO LIMITED	000424687	657547 ONTARIO LIMITED	000657547
424947 ONTARIO LIMITED	000424947	657627 ONTARIO LIMITED	000657627
427107 ONTARIO INC.	000427107	658447 ONTARIO LIMITED	000658447
435803 ONTARIO LIMITED	000435803	658459 ONTARIO LIMITED	000658459
439967 ONTARIO INC.	000439967	661267 ONTARIO LIMITED	000661267
443399 ONTARIO LIMITED	000443399	667299 ONTARIO INC.	000667299
444255 ONTARIO LTD.	000444255	671971 ONTARIO LIMITED	000671971
446171 ONTARIO INC.	000446171	677419 ONTARIO LIMITED	000677419
446891 ONTARIO LIMITED	000446891	678458 ONTARIO INC.	000678458
452807 ONTARIO LIMITED	000452807	681303 ONTARIO INC.	000681303
456315 ONTARIO LIMITED	000456315	687807 ONTARIO LTD.	000687807
458255 ONTARIO LIMITED	000458255	694939 ONTARIO LIMITED	000694939
458312 ONTARIO LIMITED	000458312	697383 ONTARIO INC.	000697383
458659 ONTARIO LTD.	000458659	697851 ONTARIO LIMITED	000697851
459183 ONTARIO LIMITED	000459183	7 & 10 DEVELOPMENTS LIMITED	000268107
460755 ONTARIO INC.	000460755	7 WARWICK CO-OWNERSHIP INC.	001554926
469987 ONTARIO LIMITED	000469987	702119 ONTARIO INC.	000702119
470571 ONTARIO LIMITED	000470571	703171 ONTARIO LIMITED	000703171
474 RICHMOND ST. EAST INC.	001064539	703727 ONTARIO INC.	000703727
489511 ONTARIO INC.	000489511	710691 ONTARIO LIMITED	000710691
50 PLUS SENIORS' TAX PLANNING LTD.	000951123	710891 ONTARIO LIMITED	000710891
506183 ONTARIO LTD.	000506183	712579 ONTARIO LIMITED	000712579
532239 ONTARIO LIMITED	000532239	718723 ONTARIO INC.	000718723
533119 ONTARIO LTD.	000533119	719059 ONTARIO LIMITED	000719059
534363 ONTARIO LIMITED	000534363	721695 ONTARIO LIMITED	000721695
534879 ONTARIO INC.	000534879	721715 ONTARIO INC.	000721715
537939 ONTARIO LIMITED	000537939	729683 ONTARIO INC.	000729683
538831 ONTARIO LTD.	000538831	734119 ONTARIO LTD.	000734119
545459 ONTARIO INC.	000545459	734263 ONTARIO LIMITED	000734263
547587 ONTARIO LIMITED	000547587	737259 ONTARIO LIMITED	000737259
550835 ONTARIO INC.	000550835	738131 ONTARIO LTD.	000738131
559775 ONTARIO LIMITED	000559775	739091 ONTARIO LIMITED	000739091
564683 ONTARIO INC.	000564683	739199 ONTARIO INC.	000739199
564735 ONTARIO INC.	000564735	739795 ONTARIO LIMITED	000739795
566419 ONTARIO LIMITED	000566419	740379 ONTARIO LTD.	000740379
572863 ONTARIO INC.	000572863	741895 ONTARIO INC.	000741895
573359 ONTARIO LIMITED	000573359	742307 ONTARIO LIMITED	000742307
575911 ONTARIO INC.	000575911	744627 ONTARIO INC.	000744627
578459 ONTARIO INC.	000578459	747843 ONTARIO LTD.	000747843
579563 ONTARIO LIMITED	000579563	749235 ONTARIO LIMITED	000749235
587419 ONTARIO INC.	000587419	749399 ONTARIO INC.	000749399
588679 ONTARIO LIMITED	000588679	749727 ONTARIO LIMITED	000749727
588779 ONTARIO INC.	000588779	750087 ONTARIO LIMITED	000750087
589939 ONTARIO LIMITED	000589939	750555 ONTARIO LIMITED	000750555
599831 ONTARIO LIMITED	000599831	751139 ONTARIO INC.	000751139
600423 ONTARIO INC.	000600423	752205 ONTARIO INC.	000752205
602655 ONTARIO LIMITED	000602655	753683 ONTARIO LIMITED	000753683
606615 ONTARIO INC.	000606615	755299 ONTARIO LIMITED	000755299
606731 ONTARIO LTD.	000606731	762039 ONTARIO LIMITED	000762039
607923 ONTARIO LIMITED	000607923	765287 ONTARIO INC.	000765287
609747 ONTARIO LIMITED	000609747	766571 ONTARIO LIMITED	000766571
610827 ONTARIO INC.	000610827	767731 ONTARIO LIMITED	000767731
612223 ONTARIO LTD.	000612223	768935 ONTARIO LIMITED	000768935
613831 ONTARIO INC.	000613831	769459 ONTARIO INC.	000769459
615655 ONTARIO LIMITED	000615655	773211 ONTARIO LIMITED	000773211
617035 ONTARIO INC.	000617035	774871 ONTARIO LIMITED	000774871
617603 ONTARIO LIMITED	000617603	780579 ONTARIO INC.	000780579
620699 ONTARIO INC.	000620699	786583 ONTARIO LIMITED	000786583
620892 ONTARIO LIMITED	000620892	788711 ONTARIO LIMITED	000788711
624671 ONTARIO LIMITED	000624671	788863 ONTARIO LIMITED	000788863
628899 ONTARIO LTD.	000628899	793295 ONTARIO INC.	000793295
633583 ONTARIO INC.	000633583	8 YEAR INVESTMENTS LTD.	001543640
636 VAUGHAN ROAD LTD.	001565211	800743 ONTARIO INC.	000800743
639087 ONTARIO LIMITED	000639087	801659 ONTARIO LIMITED	000801659
		802223 ONTARIO INC.	000802223

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802727 ONTARIO LIMITED	000802727
802767 ONTARIO LIMITED	000802767
804227 ONTARIO LIMITED	000804227
804911 ONTARIO LIMITED	000804911
807939 ONTARIO LIMITED	000807939
814319 ONTARIO LIMITED	000814319
816883 ONTARIO LTD.	000816883
819107 ONTARIO LIMITED	000819107
819275 ONTARIO INC.	000819275
820871 ONTARIO LTD	000820871
823759 ONTARIO INC	000823759
825803 ONTARIO LIMITED	000825803
827120 ONTARIO INC.	000827120
830360 ONTARIO INC.	000830360
832967 ONTARIO INC.	000832967
833951 ONTARIO LTD.	000833951
834343 ONTARIO INC.	000834343
834859 ONTARIO LIMITED	000834859
835087 ONTARIO LIMITED	000835087
835187 ONTARIO LIMITED	000835187
835503 ONTARIO INC.	000835503
841163 ONTARIO INC	000841163
843911 ONTARIO INC.	000843911
845851 ONTARIO LIMITED	000845851
846863 ONTARIO LIMITED	000846863
848091 ONTARIO LIMITED	000848091
851995 ONTARIO INC.	000851995
852587 ONTARIO LTD.	000852587
852611 ONTARIO INC.	000852611
854127 ONTARIO INC.	000854127
855295 ONTARIO INC.	000855295
856139 ONTARIO LIMITED	000856139
857540 ONTARIO LIMITED	000857540
858051 ONTARIO LTD.	000858051
859015 ONTARIO LIMITED	000859015
862227 ONTARIO INC.	000862227
865867 ONTARIO LTD.	000865867
867107 ONTARIO INC.	000867107
867131 ONTARIO INC.	000867131
868131 ONTARIO INC.	000868131
869959 ONTARIO LTD.	000869959
870511 ONTARIO LIMITED	000870511
870907 ONTARIO LTD.	000870907
874787 ONTARIO LTD.	000874787
876283 ONTARIO LIMITED	000876283
876759 ONTARIO LTD.	000876759
879203 ONTARIO INC.	000879203
882571 ONTARIO LIMITED	000882571
883367 ONTARIO INC.	000883367
884099 ONTARIO LIMITED	000884099
884539 ONTARIO LIMITED	000884539
886663 ONTARIO INC.	000886663
888123 ONTARIO LIMITED	000888123
892807 ONTARIO INC	000892807
892839 ONTARIO INC.	000892839
893263 ONTARIO INC.	000893263
894835 ONTARIO INC.	000894835
895163 ONTARIO INC.	000895163
895215 ONTARIO LIMITED	000895215
901511 ONTARIO INC.	000901511
901555 ONTARIO INC.	000901555
902571 ONTARIO LIMITED	000902571
908015 ONTARIO INC.	000908015
909763 ONTARIO INC.	000909763
912087 ONTARIO LIMITED	000912087
912715 ONTARIO INC.	000912715
912795 ONTARIO INC.	000912795
914043 ONTARIO LTD.	000914043
917531 ONTARIO INC.	000917531
917887 ONTARIO LIMITED	000917887
922243 ONTARIO LIMITED	000922243

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
923031 ONTARIO INC.	000923031
926503 ONTARIO LIMITED	000926503
927227 ONTARIO INC.	000927227
929255 ONTARIO LTD.	000929255
930071 ONTARIO INC.	000930071
931331 ONTARIO LIMITED	000931331
931807 ONTARIO INC.	000931807
932119 ONTARIO LTD.	000932119
932487 ONTARIO LIMITED	000932487
932511 ONTARIO INC.	000932511
935499 ONTARIO LIMITED	000935499
935659 ONTARIO LIMITED	000935659
937695 ONTARIO LIMITED	000937695
938083 ONTARIO INC.	000938083
938371 ONTARIO LIMITED	000938371
938915 ONTARIO INC	000938915
940595 ONTARIO LIMITED	000940595
941135 ONTARIO INC.	000941135
941399 ONTARIO LIMITED	000941399
941643 ONTARIO LIMITED	000941643
942019 ONTARIO INC.	000942019
942219 ONTARIO INC.	000942219
943221 ONTARIO LIMITED	000943221
943999 ONTARIO LIMITED	000943999
944175 ONTARIO LIMITED	000944175
944475 ONTARIO LIMITED	000944475
947091 ONTARIO INC.	000947091
948991 ONTARIO INC.	000948991
949299 ONTARIO LIMITED	000949299
952123 ONTARIO LTD.	000952123
954619 ONTARIO LIMITED	000954619
954631 ONTARIO LTD.	000954631
956767 ONTARIO INC.	000956767
960095 ONTARIO LIMITED	000960095
960096 ONTARIO INC.	000960096
962695 ONTARIO LIMITED	000962695
966943 ONTARIO INC.	000966943
966959 ONTARIO LTD.	000966959
968751 ONTARIO LIMITED	000968751
969283 ONTARIO INC.	000969283
969631 ONTARIO LIMITED	000969631
969699 ONTARIO INC.	000969699
969803 ONTARIO LIMITED	000969803
970799 ONTARIO LIMITED	000970799
972319 ONTARIO INC.	000972319
973583 ONTARIO LIMITED	000973583
973595 ONTARIO INC.	000973595
974515 ONTARIO INC.	000974515
977935 ONTARIO INC.	000977935
977983 ONTARIO INC.	000977983
978091 ONTARIO LIMITED	000978091
980879 ONTARIO INC.	000980879
982123 ONTARIO LTD.	000982123
983127 ONTARIO INC.	000983127
985155 ONTARIO LIMITED	000985155
985839 ONTARIO INC.	000985839
987015 ONTARIO INC.	000987015
990775 ONTARIO INC.	000990775
991663 ONTARIO LIMITED	000991663
994211 ONTARIO INC.	000994211
994863 ONTARIO LIMITED	000994863
995771 ONTARIO INC.	000995771
995803 ONTARIO INC.	000995803
997979 ONTARIO INC.	000997979

M. KALSBECK
 Director, Companies and Personal Property
 Security Branch
 Directrice, Direction des compagnies et des
 sûretés mobilières

(141-G102)

Certificate of Dissolution Certificat de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act* has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les sociétés par actions*, un certificat de dissolution a été inscrit pour les compagnies suivantes. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2008-01-04	
WCV INTERNATIONAL INC.	001438965
2008-02-03	
VISTA VIEW II & ASSOCIATES INC.	001534163
2008-02-08	
ENHANVOL HEALTH PRODUCTS INC.	001487585
EXECUSEARCH CONSULTANTS INC.	001269974
GARY NEUFELD HOLDINGS INC.	001315478
GRAYMORE EXECUTIVE SERVICES INC.	000868066
KANDO HOLDINGS INC.	001079552
RAMBOTS CONSTRUCTION CORPORATION	001348348
STONE DOGHOUSE BROADCAST SERVICES INC.	002093460
SUN PRAIRIE DEVELOPMENTS LTD.	000500926
UNITY SALES INC.	001527958
XJITI TECHNOLOGIES INC.	002002458
1020067 ONTARIO LTD.	001020067
1329391 ONTARIO LTD.	001329391
2076917 ONTARIO INC.	002076917
2008-02-11	
BREWERY WORKERS' SPONSOR INC.	001093330
BRIAN BLAKELY CONSULTING SERVICES INC.	001045262
CLARK CONVENIENCE INC.	001533769
EVERYTHING'S \$1.00 INC.	002108507
PURE ESSENCE CANDLES INC.	002077108
SLOAN OF CANADA INC.	001483849
1404750 ONTARIO INC.	001404750
1584481 ONTARIO LIMITED	001584481
2000196 ONTARIO LIMITED	002000196
797866 ONTARIO LIMITED	000797866
2008-02-12	
CANADIAN HEALTH PARTNERS LTD.	002003133
DAVID H. WILLIS AND ASSOCIATES LIMITED	001234546
EFFICIENTSENSE TECHNOLOGIES INC.	001487370
ELITE KOMBAT INC.	001308304
FOOTPRINTZ FOOTWEAR INC.	001532349
GERARD J. OUMETTE TRUCKING LIMITED	000408243
GORDON S. BROWN INC.	000858249
HELP 4 U INC.	001364913
ISSABELLA LIMITED	000735517
MPR ENTERPRISES LTD.	002030967
NEW VISTA TECHNOLOGY INC.	000949578
PETER HOFFMAN MECHANICS INC.	000416215
SUPERDEALS TRAVEL SERVICE (HAMILTON) INC.	001389834
TELLINGWOOD ENTERPRISES INC.	000905617
TORONTO LINGERIE INCORPORATED	000337865
TOWARDS COFFEE INC.	001254501
1239451 ONTARIO INC.	001239451
2009586 ONTARIO LIMITED	002009586
7050 WESTON RD. MANAGEMENT INC.	000758738
928509 ONTARIO LIMITED	000928509
984024 ONTARIO LIMITED	000984024
2008-02-13	
A.A.E.C. HOLDINGS INC.	002044919
ASLN HOLDINGS INC.	002045765

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
BARAKA FINE FOODS INC.	002077899
CIRCA FORTY INC.	001029280
DATA METHODS INC.	000438764
FAAR-KING CORPORATION	001217107
FAMILY STAR BAKERY LTD.	001165226
GLOBAL DOMAIN NAME SERVICES INC.	001503476
J. ROY LATTO INCORPORATED	000402529
LILY OF THE VALLEY ART GALLERY INCORPORATED	000888437
N.J. AGNEW HOLDINGS INC.	001195172
ROSE GARDEN FARM INC.	000990772
STRAY DOG ENTERPRISES INC.	002009075
SUCCESS SEEKERS INTERNATIONAL INC.	000670025
TATA TRUCK LTD.	002052931
TERRACE DU CHATEAU ESTATES LIMITED	000263706
THE CANADIAN HAJJ COMPANY INC.	001673153
THE INNER FASHIONS INC.	001001627
1183857 ONTARIO INC.	001183857
1288739 ONTARIO INC.	001288739
1341578 ONTARIO LIMITED	001341578
1486457 ONTARIO INC.	001486457
1494442 ONTARIO INC.	001494442
1522479 ONTARIO INC.	001522479
1534556 ONTARIO LIMITED	001534556
2091847 ONTARIO INC.	002091847
840975 ONTARIO INC.	000840975
976420 ONTARIO INC.	000976420
995729 ONTARIO LTD.	000995729
2008-02-14	
BEDI ENGINEERING AND SOFTWARE SOLUTIONS INC.	001114083
CAMPEY COMMUNICATIONS INC.	000937913
CAUSAL ANALYSIS INC.	001092142
DGSA CONSULTING SERVICES INC.	001255782
DONALD MITCHELL CONTRACTING LIMITED	000230863
FANTASY AUTO CAR INC.	001288953
GEORGIAN BAY FUNDING LIMITED	000883342
HIGHRIDGE PROPERTIES INC.	001306775
JOHN D. MULLIN MANAGEMENT CONSULTING INC.	001544369
LCDIS INC.	001358397
LILLECO ENTERPRISES INC.	000938709
NEW NOW INC.	001549497
P. HOOVER CONTRACTING INC.	001251209
PHILLIPS AGGREGATE & SUPPLY LTD.	000272126
UNIVERSAL CIGAR COMPANY LTD.	000504492
1052911 ONTARIO LIMITED	001052911
1166312 ONTARIO INC.	001166312
1169641 ONTARIO LTD.	001169641
1290445 ONTARIO LIMITED	001290445
1306236 ONTARIO LIMITED	001306236
1413143 ONTARIO LIMITED	001413143
1471012 ONTARIO INC.	001471012
1559902 ONTARIO INC.	001559902
1597398 ONTARIO INC.	001597398
1640002 ONTARIO INC.	001640002
2064992 ONTARIO INC.	002064992
661881 ONTARIO LIMITED	000661881
935146 ONTARIO CORP.	000935146
2008-02-15	
BESTELCA SOLUTIONS INC.	001725900
D.D.Q. 2001 LTD.	002007855
DOUG ROSE FARM SERVICE LTD.	000429888
F.M.R. DECORATING & RENOVATING, INC.	000663079
FIFTH FLOOR STUDIO INC.	002036447
GRAPHICRAFT LTD.	000895423
H. WAGMAN LIMITED	000090211
KEM SECURITY INC.	001039426
LAWBRIDGE STORAGE SOLUTIONS INC.	001454630
ONTOGEN CANADA CORPORATION	001393354

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
PCP CANADA INC.	001621577
R.R. BULLOCH LIMITED	000447649
RE/MAX RELIANCE REALTY INC.	000920680
SAFETY SYSTEMS OCCUPATIONAL HEALTH AND SAFETY INC.	001150363
SAGA MANUFACTURING LTD.	000837779
SATIM INTERNATIONAL INC.	001269100
SELECT SPEAKERS INC.	001306404
SISTERS' ANTIQUES LIMITED	001401757
WHATEVER VENTURES INC.	001554343
1132920 ONTARIO INC.	001132920
1164308 ONTARIO INC.	001164308
1191477 ONTARIO INC.	001191477
1262538 ONTARIO INC.	001262538
1331945 ONTARIO LIMITED	001331945
1350318 ONTARIO INC.	001350318
1518057 ONTARIO INC.	001518057
1560251 ONTARIO INCORPORATED	001560251
526036 ONTARIO LIMITED	000526036
536070 ONTARIO INC.	000536070
2008-02-19	
A. M. L. PROPERTIES INC.	001062241
AKABA FINE FOODS LTD.	000607119
ARMWIN HOLDINGS LIMITED	000339464
ARTHUR REBAR PLACING LTD.	001373403
AZZ FASHION LTD.	002090660
BALROB CORPORATION LTD.	000294962
BLUE JAY CERAMIC TILES LTD.	000370300
BLUE ROSEVIEW ESTATES INC.	001247004
BLUE WESTON ESTATES PHASE II INC.	001319842
BRAINNIC INC.	002094191
BROMSGROVE HOLDINGS INC.	000282345
C.S.M. SOLUTIONS LTD.	001396191
CHIRON PROPERTIES LIMITED	000462025
CITA DISCOUNT STORES INC.	001051654
CLIMAX ENTERTAINMENT GROUP LTD.	001308138
COMERCO IMPORTING LTD.	000589381
CORAL WOOD DEVELOPMENTS LIMITED	000241974
CORLEY & COMPANY INC.	000892861
D&F TECHNOLOGY INC.	001485958
E.A. MANCHESTER AND ASSOC. LTD.	000499606
EVERYDAY SEPTIC SOLUTIONS INC.	001562145
FALCO CAPITAL MANAGEMENT INC.	002050623
FINDERS KEEPERS PRODUCTIONS INC.	002015454
FLEXIBLE FILMS CANADA LTD.	001614666
FORCE SEWER AND WATER INC.	001564842
FOREMOST BUSINESS SERVICES INC.	000129350
FOUR SEASONS SHOPPE INC.	002026356
GENCO INDUSTRIES INC.	001568119
GLADSMORE INVESTMENTS LIMITED	000212853
GLR HOLDINGS INC.	001488782
GREEN SUNSET GENERAL CONSTRUCTION INC.	001662156
INDOPAK BEAUTY SALOON INC.	002048869
INVULGO TECH INC.	002094936
JADEL MANAGEMENT & X-RAY LIMITED	000330937
JAMES A. WYLLIE & ASSOCIATES LTD.	001133662
JEANNETTE SOUSA INC.	001497682
JELLEN DIVERSIFIED SERVICES LTD.	001021419
JUST LUNCH INC.	002120520
KENMAR HOLDINGS INC.	001029426
KURTZ PRODUCE INC.	000587636
LAHAIE'S CARTAGE INC.	002005552
MACKENZIE-404 HOLDINGS LTD.	000478570
MAVERKO INC.	001186791
MB WESTERN MONEY TRANSFER INC.	001676322
MISC. CONSULTING INC.	001451473
NUVISION PRINT INC.	001457185
ORBEN CONSULTING INC.	001273318
P J FOOTWEAR & LEATHER INC.	001115882
PEOPLES CHOICE DRIVING SCHOOL INC.	000834873

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
PLACEMENTS GILLES PARISIEN INVESTMENTS INC.	000081386
POC CONSULTING INC.	002082796
QUALITY SERVICES (CANADA) LIMITED	001337807
RYAN SCOTT INC.	001498118
S & A ENTERPRISES INC.	000664454
SAPPHIRE FASHIONS INC.	001434453
SILK TONE CORPORATION	001260357
SPRINGBOARD CAD SOLUTIONS INC.	001421151
STRU-B ENTERPRISES INC.	001058229
SUNHAWK ALINEMENT SERVICE LIMITED	000140705
THE KODI CANADA COMPANY LIMITED	001494519
VERY IMPORTANT PEOPLE CLUB INTERNATIONAL INC.	002046420
VOGUE ZONE INC.	002052613
W. J. HUGHES REALTY LIMITED	000245669
WES CON SYSTEMS (1998) LTD.	001295194
YORK GARDEN HOMES LTD.	000384284
1037689 ONTARIO LIMITED	001037689
1040671 ONTARIO LTD.	001040671
1065021 ONTARIO INC.	001065021
1180275 ONTARIO INC.	001180275
1205464 ONTARIO INC.	001205464
1211282 ONTARIO INC.	001211282
1290740 ONTARIO INC.	001290740
1292169 ONTARIO INC.	001292169
1371219 ONTARIO LIMITED	001371219
1419533 ONTARIO LTD.	001419533
1509427 ONTARIO LIMITED	001509427
1512750 ONTARIO INC.	001512750
1514894 ONTARIO INC.	001514894
1521043 ONTARIO INC.	001521043
1525847 ONTARIO INC.	001525847
1605423 ONTARIO INCORPORATED	001605423
1674748 ONTARIO INC.	001674748
1719200 ONTARIO INC.	001719200
2029316 ONTARIO LIMITED	002029316
603548 ONTARIO LIMITED	000603548
649768 ONTARIO LIMITED	000649768
731095 ONTARIO LIMITED	000731095
881627 ONTARIO LIMITED	000881627
2008-02-20	
ACCLEASE LIMITED	000089406
AMPR HOLDINGS INC.	002045762
ARMTOR LIMITED	000089429
ARTUDOC ENTERPRISES LTD.	000291243
CAMPAC TRADING LTD.	001145078
CATANA HOMES LTD.	001101743
DASHTI INTERNATIONAL INC	001116400
DAVID JONES BUSINESS CONSULTING INC.	000771090
DAVID JONES HOLDINGS INC.	000771089
DIVA SHOPS 4 U INC.	001573892
DOWNEY CONSULTING GROUP LTD.	001621478
DR. HAIMOVICI PRODUCTS INC.	002152300
FUTHER-PIZZEY FUNERAL HOME INC.	002070028
HILLRISE HOLDINGS LIMITED	000243126
KRES & BERNARD JEWELLERS LIMITED	000223487
L. SLATER REAL ESTATE LTD.	000415202
PALLAS ED. INC.	001445388
PLATINUM MODERN DESIGN LTD.	002086209
PRIME FINANCIAL INTERNATIONAL INC.	002050117
RAINBOW SHOES LIMITED	000296281
SAIFU INSURANCE BROKERS LTD.	000574796
SHAH RUG GALLERY LTD.	000960925
SOLO SHEET METAL & AIR CONDITIONING LIMITED	000285962
THREE CHICKS LTD.	001418521
TINNING PRODUCTIONS INC.	001458876
TURN KEY PROJECT MANAGEMENT INC.	002049941
1062368 ONTARIO INC.	001062368

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1084570 ONTARIO LIMITED	001084570
1149808 ONTARIO CORP.	001149808
1270353 ONTARIO LIMITED	001270353
1456513 ONTARIO INC.	001456513
1488452 ONTARIO INC.	001488452
1538312 ONTARIO LTD.	001538312
908432 ONTARIO LIMITED	000908432
911040 ONTARIO INC.	000911040
970339 ONTARIO LIMITED	000970339
979821 ONTARIO LIMITED	000979821
2008-02-21	
ALPINE HILLS HOLDINGS LIMITED	001001348
ANAILU LIMITED	001160010
BALFOUR HUNT CAMP INC.	001269408
BYTOWN DESIGN GROUP INC	000878897
CINEMACTION PRODUCTIONS INC.	002047677
CURL'N SWIRL LIMITED	000388189
E.R. OHI ARCHITECT INC.	001262435
ELGIN INSURANCE BROKERS LTD.	000584005
FONTHILL LUMBER LIMITED	000842735
GREELYHALL HOLDINGS LTD.	000069705
IMAGINATIVE SOFTWARE SOLUTIONS INC.	001319432
JINDER TRANSPORT INC.	001483117
KENCY ENTERPRISES INC.	000990297
LONDON ATM CORP.	001284855
MCPHEE INTERNATIONAL DISTRIBUTORS (1997) INC.	001246699
RHINO MASKS INC.	000999123
RUDON FINANCIAL PLANNING LTD.	000515023
SAPORI NOSTTRI INC.	001532674
SHORE HOLSTEINS INTERNATIONAL LTD.	000731725
SNYE VIEW STORAGE LTD.	000490476
THE ADDRESS & LITHO CO. LTD.	000338920
YKZ AVIATION LTD.	000789923
1215510 ONTARIO INC.	001215510
1230356 ONTARIO LTD.	001230356
1259496 ONTARIO LIMITED	001259496
1302989 ONTARIO INC.	001302989
1436971 ONTARIO LTD.	001436971
1513454 ONTARIO INC.	001513454
1537695 ONTARIO INC.	001537695
1559043 ONTARIO LTD.	001559043
1590986 ONTARIO LIMITED	001590986
1602866 ONTARIO LTD.	001602866
2009065 ONTARIO INCORPORATED	002009065
2020704 ONTARIO LIMITED	002020704
2033170 ONTARIO INC.	002033170
702654 ONTARIO LIMITED	000702654
2008-02-22	
ALBERT SHERMAN MANAGEMENT LIMITED	000134827
ALTAIR SERVICES INC.	001379776
ASHFORD & SOMERSET COMMUNICATIONS CONSULTANTS INC.	001144389
BARDAZA INC.	001334235
CHAO CHOW 88 INVESTOR INC.	002040159
CLAYBURT INVESTMENTS LIMITED	000835970
CLEVER TECHNIQUE STUDIO INC.	000658020
EDITH SHERMAN HOLDINGS LIMITED	000695048
FERCHI UTILITY SERVICES LTD.	002013681
G. FAUTEUX HOLDINGS LTD.	001482591
G&B BROTHERS LTD.	001377902
INTERNATIONAL CONSULTANTS FOR DEVELOPMENT & RESEARCH INC	001068868
JALI GROUP LTD.	001611591
JENDA CORPORATION	000499302
K-W TEC-CRAFT INC.	000694150
LANCASTER TELECOMMS INC.	001189785

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
LYRA INVESTMENTS LTD	000999471
MARVEL TECHNOLOGY INC.	001454474
PHD TECHNOLOGIES INC.	000511552
PUTTING STROKES MINIATURE GOLF INC.	002083006
Q-WIN INDUSTRIES LIMITED	000966659
SEVERN-TRENT DEVELOPMENTS LIMITED	000084891
TIM BENDER PAINTING LTD.	000644156
VAMCO SALES LTD.	001076396
1096215 ONTARIO INC.	001096215
1120708 ONTARIO INC.	001120708
1144899 ONTARIO LIMITED	001144899
1258075 ONTARIO INC.	001258075
1258100 ONTARIO INC.	001258100
1258101 ONTARIO INC.	001258101
1258102 ONTARIO INC.	001258102
1345792 ONTARIO INC.	001345792
1345793 ONTARIO INC.	001345793
1345795 ONTARIO INC.	001345795
1345796 ONTARIO INC.	001345796
1346022 ONTARIO INC.	001346022
1429933 ONTARIO INC.	001429933
1549033 ONTARIO INC.	001549033
1597523 ONTARIO INC.	001597523
1667923 ONTARIO INC.	001667923
2008772 ONTARIO INC.	002008772
2011682 ONTARIO INC.	002011682
2012617 ONTARIO CORP.	002012617
2036162 ONTARIO INC.	002036162
541753 ONTARIO LIMITED	000541753
687809 ONTARIO LIMITED	000687809
772877 ONTARIO LTD.	000772877
879393 ONTARIO INC.	000879393
2008-02-23	
ECOTONE PACKAGING SYSTEMS INC.	001019521
FRANK T. NELSON & SONS LIMITED	000285714
HS IMPORTS INC.	000856477
MEDOFF SERVICES LTD.	000431495
1492269 ONTARIO LIMITED	001492269
2027660 ONTARIO INC.	002027660
411817 ONTARIO LIMITED	000411817
515813 ONTARIO LIMITED	000515813
761614 ONTARIO INC.	000761614
2008-02-25	
ALLEN'S POWER VACUUM SERVICES LTD.	000373219
AUJLA DELIVERY SERVICES LTD.	001397282
BILENDUKE'S SERVICES LTD.	000472443
CANADIAN TAX CONCEPTS INC.	001278982
CARD CIRCUIT LTD.	000929948
CASTLE HOME CONSTRUCTION INC.	001260365
D.A.R.R. INVESTMENTS LIMITED	001427704
DAG-JON ENTERPRISES LTD.	000221262
ENTERTAINMENT SUPPLIES (ESI) INC.	001245336
HOME & GARDEN ACCENTS INC.	001102627
HOS CORPORATION	000935784
HUNT CLUB SECURITY INC.	002044540
KAHLES HOLDINGS INC.	000658353
KMG TRANSPORT LTD.	002011504
L. A. TAYLOR ENTERPRISES LIMITED	000276909
MESA VERDE DESIGN BUILD INC.	001504496
POND CHECKERS INC.	001178357
SWADES AUTO SALES INC.	002115847
TANREN ATS INCORPORATED	002111652
TDH ELECTRICAL/MECHANICAL LTD.	001291382

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
TJ SUPPORT SERVICES INC.	001341729
1137852 ONTARIO INC.	001137852
1230561 ONTARIO INC.	001230561
1231303 ONTARIO LIMITED	001231303
1347315 ONTARIO INC.	001347315
1364033 ONTARIO INC.	001364033
1414476 ONTARIO INC.	001414476
1522604 ONTARIO INC.	001522604
1554239 ONTARIO LIMITED	001554239
1613807 ONTARIO INC.	001613807
1651685 ONTARIO INC.	001651685
1704564 ONTARIO INC.	001704564
2012548 ONTARIO INC.	002012548
370437 ONTARIO LIMITED	000370437
471224 ONTARIO LIMITED	000471224
660216 ONTARIO LIMITED	000660216
911936 ONTARIO INC.	000911936
2008-02-26	
ALAN BLEVISS LIMITED	000278227
BARINO CORPORATION	002070531
CHIMES BUILDING INC.	000809165
DJB INTERACTIVE INC.	002002455
DUN-VIC INVESTMENTS LIMITED	000255083
FIRMA FINANCIAL LTD.	001112812
GLOBAL DETAILING INC.	001430661
INERGY HR SOLUTIONS INC.	002055861
MARTINEAU TRUCKING LTD.	001081859
NORTHERN MIRACLE COSMETICS LTD.	001648582
OPEN CONSTRUCTION LTD.	001375245
PEPPO FOOD LTD.	001071431
QG RECORDINGS INC.	001427969
RALPH BAKER & SONS LIMITED	000315571
RED FORTUNATE RESTAURANT INC.	002039928
SIMPLY-DIRECT BUSINESS SUPPLIES LIMITED	001671847
THE CITY WIDE GROUP ROOFING DIVISION INC.	001711903
THINKFILM INC.	001598163
VIOT ARTS AND MAKE UP INC.	001415794
WHEELTRONIC LTD.	001642994
1015433 ONTARIO LIMITED	001015433
1168387 ONTARIO LIMITED	001168387
1222427 ONTARIO LTD.	001222427
1391307 ONTARIO INC.	001391307
1591894 ONTARIO INC.	001591894
1609595 ONTARIO INC.	001609595
696233 ONTARIO LIMITED	000696233
708205 ONTARIO INC.	000708205
829794 ONTARIO LTD.	000829794
873195 ONTARIO LTD.	000873195
2008-02-27	
ABLETEK RESEARCH LIMITED	000561536
B.A.M. INCORPORATED	001599105
BEJING BUFFET INC.	001024798
BLACK ACRE PRODUCTIONS INC.	001733078
CKM LIMITED	000655977
EBOS INC.	001622693
GOLGOTHA DRUGS INC.	002032119
HYPNOTEXT COMMUNICATIONS INC.	001491479
KC2 MEDIA INC.	001513561
LINDA SAFFER MEDICINE PROFESSIONAL CORPORATION	002123307
NATURE VARIETY LTD.	001552562
NETMETHODS CONSULTING INC.	001271310
NUTEC FILTRATION INC.	001606465
RH (1998) CORPORATION	001324914

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
SAVITECH INC.	000978383
TRIMAX MASONRY LIMITED	001000168
VERMILLION INCORPORATED	001285945
WOODROWE DEVELOPMENTS LIMITED	000072676
1240858 ONTARIO INC.	001240858
1639743 ONTARIO LIMITED	001639743
2068811 ONTARIO INC.	002068811
2107440 ONTARIO INC.	002107440
595740 ONTARIO INC.	000595740
2008-02-28	
E. D. SMITH GP INC.	002071312
LAKELAND CABLE CONTRACTING INC.	001181950
MAGDA EUROPEAN DELICATESSEN LTD.	001204099
1465246 ONTARIO INC.	001465246
2071809 ONTARIO INC.	002071809
2150213 ONTARIO INC.	002150213
605919 ONTARIO LIMITED	000605919

(141-G103) M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

Notice of Default in Complying with the Corporations Information Act Avis de non-observation de la Loi sur les renseignements exigés des personnes morales

NOTICE IS HEREBY GIVEN under subsection 241(3) of the *Business Corporations Act* that unless the corporations listed hereunder comply with the filing requirements under the *Corporations Information Act* within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(3) de la *Loi sur les sociétés par actions*, si les sociétés mentionnées ci-dessous ne se conforment pas aux exigences de dépôt requises par la *Loi sur les renseignements exigés des personnes morales* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites sociétés. La date d'entrée en vigueur précède la liste des sociétés visées.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
2008-02-29	
BED LINENS & BED SPREADS INC.	1665286
CSM CAPITAL SOLAR MANAGEMENT LTD.	1397856
GRAND WOODBINE BUSINESS CENTER INC.	2132296
JOHN'S BUILDING SUPPLIES INC.	821781
NOR-TEX INDUSTRIES LTD.	1165301
654436 ONTARIO LIMITED	654436
1090292 ONTARIO INC.	1090292
1576335 ONTARIO LIMITED	1576335

(141-G104) M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

**Cancellation of
Certificate of Incorporation
(Business Corporations Act)
Annulation de certificat de
constitution en personne morale
(Loi sur les sociétés par actions)**

NOTICE IS HEREBY GIVEN that by orders under subsection 241(4) of the *Business Corporations Act*, the certificates of incorporation set out hereunder have been cancelled and corporation(s) have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, les certificats présentés ci-dessous ont été annulés et les sociétés ont été dissoutes. La dénomination sociale des sociétés concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
2007-04-30	
KEI-WAI INC.	1733666
1733701 ONTARIO LTD.	1733701
2007-05-04	
1734144 ONTARIO LTD.	1734144
2007-05-15	
1734600 ONTARIO INC.	1734600
2007-05-22	
1735532 ONTARIO INC.	1735532
2007-05-25	
EAST TIME GROUP INC.	1732044
2007-06-08	
MOBILIARE ARGENTI CORP.	1737215
1737224 ONTARIO INC.	1737224
2007-06-15	
MR. PAINT & RENOVATIONS INC.	1738381
2007-06-18	
EURO BRITISH COALITION AMERICAS INC.	1737442
2007-06-19	
1726153 ONTARIO INC.	1726153
2007-06-22	
ECO MANUFACTURING INC.	1738759
TDM ELECTRIC INC.	1738762
2007-06-26	
RDF INT'L CONSULTING INC.	1739423
2007-06-27	
THE ALLIANCE GROUP LIMITED	1739557
1732123 ONTARIO INC.	1732123
2007-07-09	
CECI GENERAL CONTRACTORS LTD.	1740235
RTS PRODUCTIONS INC.	1740244
2007-07-26	
1741796 ONTARIO INC.	1741796
2008-02-29	
1396943 ONTARIO INC.	1396943
1554392 ONTARIO INC.	1554392

(141-G105)

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

**Notice of Default in Complying with a
Filing Requirement under the
Corporations Information Act
Avis de non-observation de la
Loi sur les renseignements exigés
des personnes morales**

NOTICE IS HEREBY GIVEN under subsection 317(9) of the *Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Information Act* within 90 days of this Notice, orders will be made dissolving the defaulting corporations. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 317(9) de la *Loi sur les personnes morales*, si les sociétés mentionnées ci-dessous ne se conforment pas aux exigences requises par la *Loi sur les renseignements exigés des personnes morales* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites sociétés. La date d'entrée en vigueur précède la liste des sociétés visées.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
2008-02-29	
FRIENDS OF MINETT	1707013

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G106)

**ERRATUM NOTICE
Avis d'erreur**

ONTARIO CORPORATION NUMBER 2015441

Vide Ontario Gazette, Vol. 141-07 dated February 16, 2008

NOTICE IS HEREBY GIVEN that the notice issued under section 241(4) of the *Business Corporations Act* set out in the February 16, 2008 issue of the Ontario Gazette with respect to Mortgage Manor Investment Inc. was issued in error and is null and void.

Cf. Gazette de l'Ontario, Vol. 141-07 datée du 16 février 2008

PAR LA PRÉSENTE, nous vous informons que l'avis émis en vertu de l'article 241(4) de la *Loi sur les sociétés par actions* et énoncé dans la Gazette de l'Ontario du 16 février 2008 relativement à Mortgage Manor Investment Inc., a été délivré par erreur et qu'il est nul et sans effet.

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G107)

Marriage Act Loi sur le mariage

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

February 25-29

NAME	LOCATION	EFFECTIVE DATE
Brown, David	Hamilton, ON	26-Feb-08
Brown, Marilyn Rose Elizabeth	Hamilton, ON	26-Feb-08

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autoris des mariages en Ontario ont été délivrés aux suivants:

NAME	LOCATION	EFFECTIVE DATE
Hill, Barbara Ryon	Sehboygan, WI	29-Feb-08
March 04, 2008 to March 08, 2008		
Zook, Edward L.	Harrisburg, PA	29-Feb-08
March 06, 2008 to March 10, 2008		
Hunter, Sandra J.	Prince George, B.C.	29-Feb-08
March 20, 2008 to March 24, 2008		
Walton, Ken M.	Maberly, ON	29-Feb-08
March 27, 2008 to March 31, 2008		

JUDITH M. HARTMAN,
Deputy Registrar General/
Registraire générale adjointe de l'état civil

(141-G108)

Change of Name Act Loi sur le changement de nom

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from February 25, 2008 to March 02, 2008 under the authority of the *Change of Name Act*, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 25 février 2008 au 02 mars 2008, en vertu de la *Loi sur le changement de nom*, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME	NEW NAME
ABDEL-MESSIH, PETER.	MESSIH, PETER.
ABDULI NAJMI, MEHRI.	LA VIDA, MARIA.BELLA.
AHN, CHANGMAN.	AHN, MARTIN.CHANGMAN.
ALEXANDER, MICHAEL.PUSKARIC.	PUSKARIC, MICHAEL.ALEXANDER.
ALLISON, NATHAN.CHARLES.	KIERNAN, NATHAN.CHARLES.
AMARO, MAURICE.SIMOES.	SIMOES, MAURICE.MECA.
AMMA, RENATE.	SIMONE, RENATE.VERONICA.
ANANNY, KATHLEEN.ELIZABETH.	HIBBERT, KATHLEEN.ELIZABETH.

PREVIOUS NAME	NEW NAME
ANDERSON, ZANE.SCOTT.ADAM.	ADAM, ZANE.D.
ANTAYA, KATHRINE.MARIE.	STEWART, KATHRINE.MARIE.
ANWER, ADNAN.	ADAM, ADNAN.
APPEL, DANICA-BETH.	TAYLOR, NICHOLE.
ATKINSON, MARGARET.LORRIE.	DANICA-BETH.
ATUAHENE, STEPHANIE.ADWOA.	ATKINSON, LORRIE.MARGARET.
AUCOIN, TINA.MARIE.	ATUAHENE, ADJOA.STEPHANIE.
AUGER, MAUREEN.DOROTHY.	KING, TINA.MARIE.
BAIYEWU, ANOTU.OLAJUMOKE.	TYNAN, MAUREEN.DOROTHY.
BALDWIN, JOSEPH.	BAIYEWU, ANNAT.OLAJUMOKE.
BARKA, ANDON.	TARBETT, JOSEPH.JOHN.
BARRINER, SABRINA.LOUISE.	BARKAS, ANTONIS.
BEAUDOIN, STEPHANIE.LEANE.	ALI, SABRINA.LOUISE.
BEN, JULIA.	LOISELLE, STEPHANIE.LEANE.
BENEVIDES, ALANIS.EVE.	VISHNEVER, JULIA.
BENEVIDES, DAWSON.DARYL.	GENIOLE, ALANIS.EVE.
BENEVIDES, DENISE.	GENIOLE, DAWSON.DARREL.
BENEVIDES, JENNIFER.RODRIGUES.	GENIOLE, DENISE.CLARE.
BIBIKOVA, OLGA.	GENIOLE, JENNIFER.HOPE.
BILAL, SABOOHI.	MURPHY, OLYA.
BILKUN, VIKTORIYA.	SHAFI, SABOOHI.
BLAIS GARANT, CHRISTINA.	BREZGIN, VIKTORIYA.
BLUNDELL, AMANDA.NICOLE.	SABESKI, CHRISTINA.CHANTAL.
BOOMHOUR, EMILY.ALICIA.	DE CASTILHO, AMANDA.NICOLE.
BOOMHOUR, KATHERINE.BELINDA.	HUSKINSON, EMILY.ALICIA.
BREITWIESER, SHERRI.LYNNE.	HUSKINSON, KATHERINE.BELINDA.
BUDHU, SAMANTHA.	ORR, SHERRI.LYNNE.
BUHRYEYEV, MYKYTA.IGOREVYC.	BUDHU, EMMA.ANJULI.
BUZSICS, GYULANE.	REYMER, NIKITA.IGOREVYCH.
CARNOVALE, AMANDA.GINA.	MARUZS, CSILLA.
CHAMBERS, CATHERINE.CASSIDY.	MONIZ, AMANDA.GINA.
CHAN YU, VERONICA.TSUI.LING.	CASSIDY, CATHERINE.
CHAN, CHING.YAN.	CHAN, CHAN.
CHAN, HOI.YAN.	VERONICA.TSUI.LING..
CHAN, TIT.SHEK.	CHAN, ALAN.CHING.YAN.
CHARETTE, JOSEPH.FERNAND.MARCEL.	CHAN, JENNY.HOI.YAN.
CHHINA, HONEY.SINGH.	CHAN, SAMUEL.TIT.SHEK.
CHOU, LI-TING.	CHARETTE, MARCEL.LUCIEN.JOSEPH.
CHOW, DAI.WAH..	CHHINA, HARJOT.SINGH.
CORABATIR, DERIN.	CHOU, SOMMER.LI-TING.
CROMWELL, COLLEEN.LYNN.	CHOW, WAYNE..
CROUSSET, MICHELLE.	KENT, DERIN.
MAREE.SOLANGES.	CHABOT, COLLEEN.LYNN.
CÔTÉ, MARIE.	SANCHE, MICHELLE.
LOUISE.MÉLANIE.	MAREE.SOLANGES.
DAR KHOR, MASOUMEH.	LALONDE, MARIE.
DEACON, MARION.MACKELLAR.	LOUISE.MÉLANIE.
DELA CRUZ, ARMINDA.PONDO.	DAR KHOR, MARYA.AVA.
DEVETAK, ANDREA.	DEACON, MIMI.
DUNNE, DEBORAH.ANN.	MARION.MACKELLAR.
EGAL, NUR.KAHIN.	LOVELL, ARMINDA.PONDO.
EHSAN, SOBIA.	BASIC, ANDREA.
	DUNNE, DEBRA.ANN.
	KAHIEYEH, ALI.MUSA.
	NAZ, ZARA.

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
ESHETU, ZEWDNESH.WORKU.	WORKU, ZAID.ESHETU.	KORENJI, DAVID.	KORENYI, DAVID.
EYASSU, SENAIT.KAHSAY.	EYASSU, RITA.SENAIT.	KORENJI, KLARA.	KORENYI, KLARA.
FERNANDEZ,	BRAGANZA,	KUMAR, ASHWANI.	LAGERI, ARONJIT.PAL.
BLOSSOM.MARY.	BLOSSOM.MARY.	LAMB, CAITLIN.ANN.	POSNER, CAITLIN.ANN.
FOK,	VOVNYSH,	LAPOINTE SEGUIN,	LAPOINTE SEGUIN,
YURIY.ROMANOVYCH.	YURIY.ROMANOVYCH.	JOEL.EMMERSON.	JOELLE.EMMILY.
FOLAWEWO, ABIOLA.	SHOLOLA, ABIOLA.	LARJANI, SEYED.SOROUGH.	LARJANI, SOROUGH.
WURAOLA.ERNESTINE.	WURAOLA.ERNESTINE.	LAURIN, SOLANGE.	LAURIN, SALLY.
SAKIRAT.	SAKIRAT.	AVELLA.MARIE.	SOLANGE.AVELLA.
FOLAWEWO, ADEOLA.	SHOLOLA, ADEOLA.	LAVERTY-RUTLEDGE,	PARSONS,
OMOBOLANLE.NAFISAT.	OMOBOLANLE.NAFISAT.	SAMANTHA.THERESA.	SAMANTHA.THERESA.
FOLAWEWO, LEKAN.ABIODUN.	SHOLOLA, LEKAN.OLUWOLE.	LE, MAI.THANH.RYAN.	MAI, RYAN.HY.
FOLAWEWO, OLAJIDE.	SHOLOLA, OLAJIDE.	LEBERT, ELIZABETH.DELIAH.	DENNIS, ELIZABETH.DELIAH.
OLUWOLE.ABDUL-GANIYU.	OLUWOLE.ABDUL-GANIYU.	LECLERC,	LECLERC,
FOMENKO, IRYNA.I.	FOMENKO, IRINA.	DOMINIQUE.	DOMINIQUE.ANNETTE.
FRIEDMAN, RACHEL.	STEINMETZ, RACHEL.	LEVINS, LISA.DAWN.	MACCALLUM, LISA.DAWN.
FUKS, ANNA..	FOUKS, ANNA.MICHELLE.	LUO, TONG.	LIN, JINGYU.
FUKS, MIKHAIL.	FOUKS, MICHAEL.	MAC, THUY.COUNG.	MO, RUI.QIANG.
FUKS, NATALIA.	FOUKS, NATALIE.	MACMILLON,	MACMILLAN,
GASCOYNE, JOHATHAN.	GASCOYNE, JONATHAN.	ANGELA.MARGARET.	ANGELA.MARGARET.
JAMES.MARK.ALEXANDER.	JAMES.MARK.ALEXANDER.	MAGMEDOV, OLEKSANDR.	MAGMEDOV, ALEXANDER.
GBOYEGA,	BRYAN-SHOLOLA,	MAGMEDOV,	MAGMEDOV,
ARICA.BRYAN.	ARICA.CARMEN.	OLEKSIY.OLEKSAN.	ALEX.
GIVANCE, JILLIAN.SYDONIE.	JONES, JILLIAN.SYDONIE.	MALAEKEH, FARSHAN.	MALAEKEH, SEAN.FARSHAN.
GODININ, SAZONT.	BREZGIN, SAZONT.	MC DONALD, KEVIN.JOHN.	MAC DONALD, KEVIN.JOHN.
GOSWAMI, ALPABEN.LALGIR.	PATEL, ALPA.VAIBHAV.	MCSWEEN, JENNA.ISABEL.	RUSSELL, JENNA.ISABEL.
GRATTO, BRANDY.JOYCE.	HATCH, JA'EL.BATYAH.	MCSWEEN, NATASHA.LYNNE.	RUSSELL, NATASHA.LYNNE.
GRIFFIN, TRACY.ANN.	WHITE, TRACY.ANN.	MELO, JESSE.ANTHONY.	GILMOUR, JESSE.ANTHONY.
GUO, YI.CHENG.	GUO, MATTHEW.YICHENG.	MELO,	GILMOUR,
GUTIERREZ, JESUS.	GUTIERREZ,	JONATHAN.TYLER.	JONATHAN.TYLER.
CARLOS.NACIANCENO.	CARLOS.NACIANCENO.	MENGESHA, ABEIRON-BELAY.	MENGESHA, ABEL.BELAY.
HAMELIN, SERGE.ROSARIO.	OLIVIER,	MENGISTU, SALEM.SAMSON.D.	SAMSON, SALEM.DENEKEW.
JOSEPH.OLIVIER.	SERGE.	MENGISTU,	SAMSON,
HAYES, CINDY.	GINOU, CINDY.	YOSEPH.SAMSON.D.	YOSEPH.DENEKEW.
HEATON,	JEANSON,	MICHALSKI,	MICHALSKA,
HAYDEN.MICHAEL.	HAYDEN.MICHAEL.	ALINA.ALEXANDRA..	ALINA.ALEXANDRA.
HILDEBRAND,	TAYLOR,	MILTON, SUZANNE.JANE.	GURR, SUZANNE.JANE.
SARA.ELIZABETH.LOLA.	SARA.ELIZABETH.LOLA.	MINOGUE, JACK.JAMES.	CLARK, JACK.HENRY.
HOPPE, SOPHIE.	FELDSTEIN, SUSAN.RAQUEL.	MOHAMMAD, KAIS.	BAYA, KAIS.
HU-FOUYE,	HU-FOUYE,	MOHAMMAD, NOWRAS.	BAYA, NOWRAS.
HSIANG.LAN.	DOMINIQUE.HSIANG.LAN.	MOHAMMED, NADIRA.	KHAN, NADIRA.
HUANG, .WELGE.	HUANG, KEVIN.WEIGE.	MOOLLABHAI, UMAZYAH.	MULLA, UMAZYA.
HUGHES-HAYCOCK,	HUGHES,	MOOLLABHAI, ZAYNUB.	MULLA, ZAYNUB.
JAN-LEE.MCKENZIE.	JAN-LEE.MCKENZIE.	MORONDOS,	DANCEL,
HUISMAN,	DELORME,	GABRIEL.MIGUEL.	GABRIEL.MORONDOS.
CATHERINE.MARY.	CATHERINE.MARY.	MORONDOS,	DANCEL,
HUMBLE, DARREN.	ANGUS, DARREN.	MERLY.MIGUEL.	MERLY.MORONDOS.
RONALD.KEITH.	RONALD.KEITH.	MULEME,	SSENABULYA,
HURST HUYNH, NATHANIEL.	HUYNH, NATHANIEL.JAMES.	MATHIAS.	MATHIAS.MULEME.
HUTCHISON,	SEATON,	NAKHEE, YOUSSEF.	GEBRAEL, YOUSSEF.
STEPHANIE.MARGUERITE.	STEPHANIE.MARGUERITE.	NG, PEK.SHAN.	NG, PAMELA.PEK.SHAN.
HUYNH, TAN.DAT.	HUYNH, ANDY.TAN.DAT.	NGUYEN, DUC.TOAN.	NGUYEN, JAMES.TOAN.
IQBAL, BEHZAD.	IQBAL, UDAN.	NICHOL, TREYTON.WILLIAM.	LEWIS, TREYTON.WILLIAM.
IRVINE,	VANDERVORT,	NISSAN, BOLBOL.LION.	NISSAN, NABIL.LION.
RACHEL.MARIE.	RACHEL.MARIE.	NISSAN, KRISTINE.BOLBOL.	NISSAN, KRISTINE.NABIL.
ISMAIL,	ISMAIL, SJARIF.	NISSAN, MERYEM.	NISSAN, MERYEM.NABIL.
SJARIF.	JONATHAN.ANDAR.	NISSAN, REMON.BOLBOL.	NISSAN, REMON.NABIL.
JENKINS,	PEDERSEN,	NISSAN, RITA.BOLBOL.	NISSAN, RITA.NABIL.
AMANDA.CHELSEA.ANNE.	AMANDA.CHELSEA.ANNE.	NOCERA, MARIA.	JACKSON, MARY.
JONES, DARCY.	KETCHUM, DARCY.	NOORMOHAMED, AMINA.	KHANDWALLA, AMINA.
JANENE.LOUISE.	JANENE.LOUISE.	NORTEY,	NKANSAH,
KAMYABI POUR, MOHAMMAD.	SHEPPARD, MATTHEW.	ANITA.NAA.AMORKOR.	ANITA.NAA.AMORKOR.
KANTOREK, MARKETA.	GROSS, MARKETA.	O'LAUGHLIN,	O'LOUGHLIN,
KARTHIGA, KARTHIGA.	VEZHAVENDAN, KARTHIGA.	THOMAS.PATRICK.WEBB.	THOMAS.PATRICK.WEBB.
KAUR, JOGINDER.	SEKHON, JAGVINDER.KAUR.	PATANG, MINAH.	PATANG, ARIANA.
KING-GREEN, VALARIE.MAE.	KING, VALARIE.MAE.	PATANG, SHARIFA.	PATANG, NADERA.
KLASSEN, JOHAN.	KLASSEN, JOHN.	PATEL, KAUSHALKUMAR.	PATEL,
KORENJI, ALEKSANDAR.	KORENYI, ALEXANDER.	RAMANLAL.	RAKSH.RAMANLAL.

PREVIOUS NAME	NEW NAME
PENALOZA LUGO, MARIA.FERNANDA.	ALBARRAN PENALOZA, MARIA.FERNANDA.
PERNICA, DAVID.GERALD.	WEST, DAVID.
PEROV, ALONA.	MICHAEL.GERALD.
PETROVA, EVDOKIYA.IVANOVA.	GAZIMOV, ALONA.
PHARMAHA, MANDIP.KAUR.	PETROVA, EVA.IVANOVA.
PREETHI, PREETHI.	PHARMAHA, MANDEEP.KAUR.
QAYYUM, AMERA.	VEZHAVENDAN, PREETHI.
QIU, CHANGJIE.	ADNAN, AMERA.
QURESHI, MOHAMMAD.AZEEM.	QIU, JEFFREY.CHANGJIE.
RATHBURN, JEFFREY.WAYNE.	QURESHI, AZEEM.
RATNAYAKA, KALUARACHCHIGE,	RATHBURN, JEFFREY.WAYNE.SINCLAIR.
JANAKA.KUMARA.	RATHNAYAKA, JANAKA.
RATTANA, KENLEE.	KUMARA.
REDA, JACQUELINE.MERLE.	RATTANA, KENNY.
ROBERT, MARIE.LAWRENE.	LAKE, JACQUELINE.MERLE.
RUTLEDGE-PARSONS, SHANE.KENNETH.	ROBERT, SHIRLEY.LORRAINE.
SADEGHZADEH, HOJAT.	PARSONS, SHANE.KENNETH.
SARDAR, SHAKILA.	SADEGHZADEH, SAM.
SARWARI, ZOHAL.	HUSSEINI, SHAKILA.
SCALISI, DANIELLE.MARIA.	STANIKZY, ZOHAL.
SEBEKOVIC, ADAM.RADE.	SCARLETT, DANIELLE.MARIE.
SHARMA, KUMARI.PYIOUS.	KUBES, ADAM.PETER.
SHIL, BAPPI.KUMAR.	SHARMA, SONIA.
SHIL, BIDHU.BHUSHAN.	CHANDA, BAPPI.LAL.
SHIL, SHILPI.RANI.	CHANDA, BIDHU.BHUSHAN.
SIEMIENIUK, ALFRED.EUGENE.	CHANDA, SHILPI.RANI.
SILPHADUANG, UMAPORN.	SEMENUK, ALFRED.EUGENE.
SIMPSON, GARY.WAYNE.	SILPHADUANG, UMA.
SIN, YAU.MING.	NUGENT, GARRIE.WAYNE.
SINGH, AVTAR.KAUR.	SIN, ERIC.YAU.MING.
SINGH, PARAMJIT.KAUR.	KATAURE, AVTAR.KAUR.
SINIKAS, KONSTANTINOS.	BADHAN, PARAMJIT.KAUR.
SO, BEE.LAN.	SINIKAS, DANIEL.KONSTANTINOS.
SOHAL, RAVINDER.SINGH.	SO, CHRISTINE.BEE.LAN.
SOKO, ASHLEY.DAWN.	SOHAL, RAVI.
SOOHOO, PHELAN.SUNN.	SOKO, ASHLIE.DAWN.
SORAN, CHRISTOPHER.ROBERT.	SETO SOOHOO, PHELAN.SUNN.
SORAN, JENNA.JULIE.	BENSON, CHRISTOPHER.ROBERT.
SORAN, MEHMET.BAHRI.	BENSON, JENNA.JULIE.
SORAN, SARAH.	BENSON, SAM.ROBERT.
SORAN, SIBEL.	BENSON, SARAH.NANCY.
SPIECE, SHAUN.ALLAN.	BENSON, SAMANTHA.LUCY.
STEVENSON, THOMAS.DUNCAN.	FEOR, SHAUN.ALLAN.
TALIB, KASSANDRA.JEANINE.	STEVENSON, TOBIAS.BJORN.
TAN, HUAY.TEK.	NAVIA, KASSANDRA.JEANINE.
TAN, HUIJUN.	TAN, BRIAN.HUAY.TEK.
TAN, JIA.XIANG.	TAN, JUNE.HUIJUN.
TATARYN, MARIA.KRESTYNA.	TAN, PAUL.JX.
	TATARYN, MARIJA.KRESTYNA.

PREVIOUS NAME	NEW NAME
TERRY, MARY.KORA.	TERRY, CORAL.MARY.
TOKZHUMANOV, ALEN.AIBAR.	TOKJUMAN, ALLEN.AIBAR.
TOKZHUMANOVA, AIDA.	TOKJUMAN, AIDA.JANICE.
TOKZHUMANOVA, AISHA.AIBAROVNA.	TOKJUMAN, AISHA.MARIAM.
TRAN, JUSTIN.	TRAN, JUSTIN.SHAUN.HAN.
TRAN, NATHAN.	TRAN, NATHAN.AARON.HAN.
TRAN, THI.TRUC.LINH.	TRAN, LINH.VANESSA.
URMAN, MISHEL.	URMAN, MICHELLE.
VANDENBOSCH-CLARKE, ELIZABETH.MARTINA.	VALENIUS, ELIZABETH.MARTINA.
VECCHIO, GIUSEPPE.	VECCHIO, JOSEPH.
WEARMOUTH, KAREN.CLAUDIA.	KANNON, KAREN.CLAUDIA.
WHARRIE, ASHLEY.ELIZABETH.	STUART, ASHLEY.ELIZABETH.
WHITE, AMANDA.KATRINA.	MOORE, AMANDA.KATRINA.
WILSON, JAMES.CARL.	YORKE, JAMES.CARL.
WONG, KA.YU.	HUANG, JIA.YU.
XIAO, ZHICHUN.	XIAO, SEAN.ZHICHUN.
XIE, LU.CI.	XIE, LUKE.LUTZ.
XU, HONG.ZHEN.	LI, CONNIE.HONGZHEN.
YAR-ADUA, GABRIEL.	AYALA-DOS SANTOS, GABRIEL.MIGUEL.JACARE.
MANUEL.JOSEPH.FERNANDO.	YEUNG, JAIME.LAI-CHING.
YEUNG, LAI.CHING.	YEUNG, POLLY.LAI.LIN.
YEUNG, LAI.LIN.	SHARMA, ALICIA.LAI.YIN.
YIM, LAI.YIN.	ZAHAROV, DMITRY.DAMON.
ZAKHAROV, DMYTRO.OLEKSAND.	ZELENBABA, JOHN.JOVICA.
ZELENBABA, JOVICA.	

JUDITH M. HARTMAN,
Deputy Registrar General/
Registraire générale adjointe de l'état civil

(141-G109)

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N.

DEBORAH DELLER,
Clerk of the Legislative Assembly.

Corporation Notices Avis relatifs aux compagnies

NORTHLAND SAVINGS AND CREDIT UNION LIMITED

NOTICE IS HEREBY GIVEN that the membership of Northland Savings and Credit Union Limited passed a special resolution on December 12, 2007, to wind-up the credit union pursuant to the Credit Unions and Caisses Populaires Act, 1994. At the same meeting, the members authorized the Board of Directors to appoint a Liquidator of the estate and effects of the Credit Union.

On February 25, 2008, the Board of Directors appointed Raymond Boucher as Liquidator of the estate and effects of the Credit Union.

Dated this 29th day of February, 2008.

(141-P070) Northland Savings and Credit Union Limited,
in Liquidation by its Liquidator
RAYMOND BOUCHER

Sheriff's Sale of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF A Writ of Seizure and Sale of Land issued out of the Superior Court of Justice at Whitby dated the 18th of December 2006, Court File Number 46705/06 to me directed, against the real and personal property of Douglas Hickey, Defendant, at the suit of Auto Workers Community Credit Union Limited., Plaintiff, the Enforcement Office of the Superior Court of Justice located at 601 Rossland Road East, Whitby, Ontario has seized and taken in execution all the right, title, interest and equity of redemption of Douglas Hickey, Defendant in, and to:

Southerly 38 feet throughout of Lot 50 on the North side of Colborne Street and the West side of Roxborough Ave. on Plan 249, City of Oshawa, Regional Municipality of Durham, PIN 16323-0100 (LT) municipally known as 130 Roxborough Ave, Oshawa, Ontario L1G 5W5.

All of which said right, title, interest and equity of redemption of Douglas Hickey, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at the Superior Court of Justice, 601 Rossland Road East, Whitby, Ontario L1N 9G7 on Wednesday, April 16, 2008 at 3:00 p.m.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: **Deposit** 10% of bid price or \$1,000.00, whichever is greater Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at Court Enforcement Office, 601 Rossland Road East, Whitby, Ontario L1N 9G7.
All payments in cash or by certified cheque made payable to the Minister of Finance.
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.
Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

February 28, 2008

(141-P071) ANDREW McNABB and AL BILLINGTON
Court Enforcement Officers
601 Rossland Rd East
Whitby ON L1N

UNDER AND BY VIRTUE OF A Writ of Seizure and Sale issued out of the Superior Court of Justice at Orangeville dated the 26th of April 2005, Court File Number 111/05 to me directed, against the real and personal property of Christina Marie Bacon also known as Christina M. Bacon, Defendant, at the suit of TD Canada Trust., Plaintiff, the Enforcement Office of the Superior Court of Justice located at 601 Rossland Road East, Whitby, Ontario has seized and taken in execution all the right, title, interest and equity of redemption of Christina Marie Bacon, Defendant in, and to:

Pt Lt 24, Con 13, Reach, Pt 3, 40R5042 Township of Scugog, Regional Municipality of Durham, PIN 26801-0054 (LT) municipally known as 67 River Street, Seagrave, Ontario LOC 1G0.

All of which said right, title, interest and equity of redemption of Christina Marie Bacon, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at the Superior Court of Justice, 601 Rossland Road East, Whitby, Ontario L1N 9G7 on Wednesday, April 16, 2008 at 1:30 p.m.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: **Deposit** 10% of bid price or \$1,000.00, whichever is greater Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at Court Enforcement Office, 601 Rossland Road East, Whitby, Ontario L1N 9G7.
All payments in cash or by certified cheque made payable to the Minister of Finance.
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.
Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

February 28, 2008

(141-P072) ANDREW McNABB and AL BILLINGTON
Court Enforcement Officers
601 Rossland Rd East
Whitby ON L1N

**Sale of Lands for Tax Arrears
by Public Tender
Ventes de terrains par appel d'offres
pour arriéré d'impôt**

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

**THE CORPORATION OF THE TOWN OF
MISSISSIPPI MILLS**

TAKE NOTICE that tenders are invited for the purchase of the land (s) described below and will be received until 3:00 p.m. local time on the 11th day of April, 2008 at the Municipal Office, 3131 Old Perth Road, Almonte, Ontario K0A 1A0.

The tenders will then be opened in public on the same day at the Municipal Office Council Chambers at 3:05 p.m.

Description of Land(s):

- 1. Firstly: Part Lot 4, Conc. 10, BEING Parts 9, 17 and 18, Plan 26R-2678, geographic Township of Ramsay, Town of Mississippi Mills, County of Lanark PIN 05109-0057**
Secondly: Lot 7, Plan 288, Part Lot 4, Concession 10 as in RN80835 (firstly) except 26R-789 lying NW of Part 14, 21, 25 on 26R-2678, N of RN19119, Parts 4, 28 on 26R-2678, Part 1 on 26R-2358 and the southerly boundary of Part 3 on 26R-2358, westerly boundary of Part 1, Plan 26R-2358, northerly boundary of Parts 7, 2, 12, on 26R-2678; S/T RN80835, RN85119; S/T Interest RS153287, RS190977, RS199815 (if any), geographic Township of Ramsay, Town of Mississippi Mills, County of Lanark, PIN 05109-0127
Thirdly: Part Lot 4, Conc. 10, BEING Parts 4, 28 on 26R2678, Part 1 on 26R2358 and southerly boundary of Part 3 on 26R-2358, westerly boundary of Part 1 on 26R-2358 and northerly boundary of Parts 2, 7, 12 on 26R-2678; S/T RN80835, RN8519; S/T interest RS153287, RS190977, RS199815 (if any), geographic Township of Ramsay, Town of Mississippi Mills, County of Lanark, PIN 05109-0126

Roll Number 0931 929 020 43000 0000

Minimum Tender Amount: \$160,098.34

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

RHONDA WHITMARSH, Treasurer
 3131 Old Perth Road
 R.R. #2
 Almonte, ON K0A 1A0
 (613) 256-2064 ext. 262
rwhitmarsh@mississippimills.ca

(141-P073)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF ESSEX

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on Monday, April 7, 2008 at 33 Talbot Street South, Essex, Ontario N8M 1A8. The tenders will then be opened in public on the same day at Town of Essex Council Chambers.

Description of Land(s):

- 1. Pt Lot 55, Con 1 or Front Colchester as in R711689 Except Pt 2, 12R4752; S/T Execution 01-00442, If Enforceable; S/T Execution. LA-80225, If enforceable ; Town of Essex**
*** This property will be re-tendered at a later date.**

- 2. Pt Lot 44 Plan 180 Colchester; Pt Lot L Plan 451 Colchester As in R1138930, Town of Essex**

Minimum Tender Amount: \$14832.18

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality **has no obligation to provide vacant possession to the successful purchaser.**

For further information regarding this sale and a copy of the prescribed form of tender contact:

SHARON McDONALD, Tax Collector
 DONNA E. HUNTER, Treasurer
 The Corporation of the Town of Essex
 33 Talbot Street South
 Essex, Ontario
 N8M 1A8

(141-P074)

**Publications under Part III (Regulations) of the Legislation Act, 2006
Règlements publiés en application de la partie III (Règlements)
de la Loi de 2006 sur la législation**

2008—03—15

ONTARIO REGULATION 38/08

made under the

HIGHWAY TRAFFIC ACT

Made: January 29, 2008

Filed: February 28, 2008

Published on e-Laws: March 3, 2008

Printed in *The Ontario Gazette*: March 15, 2008

Amending Reg. 619 of R.R.O. 1990
(Speed Limits)

Note: Regulation 619 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Part 3 of Schedule 113 to Regulation 619 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraph:

District of Thunder Bay — Township of Oliver Paipoonge

1. That part of the King's Highway known as No. 130 in the Township of Paipoonge in the Territorial District of Thunder Bay lying between a point situate at its intersection with the roadway known as Arthur Street and a point situate at its intersection with the King's Highway known as Nos. 11 and 17.

(2) Paragraph 1 of Part 5 of Schedule 113 to the Regulation is revoked and following substituted:

District of Thunder Bay — Township of Oliver Paipoonge

1. That part of the King's Highway known as No. 130 in the Township of Oliver Paipoonge in the Territorial District of Thunder Bay lying between a point situate at its intersection with the roadway known as Arthur Street and a point situate 500 metres measured westerly from its intersection with the roadway known as the 1st Concession Road and the 10th Sideroad.

2. This Regulation comes into force on the day it is filed.

Made by:

JIM BRADLEY
Minister of Transportation

Date made: January 29, 2008.

11/08

ONTARIO REGULATION 39/08

made under the

HIGHWAY TRAFFIC ACT

Made: February 20, 2008

Filed: February 28, 2008

Published on e-Laws: March 3, 2008

Printed in *The Ontario Gazette*: March 15, 2008

Amending Reg. 627 of R.R.O. 1990

(Use of Controlled-Access Highways by Pedestrians)

Note: Regulation 627 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Schedule 1 to Regulation 627 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

SCHEDULE 1

1. All of the King's Highways known as Nos. 400, 401, 402, 403, 404, 405, 406, 407, 409, 410, 416, 417, 427 and the Queen Elizabeth Way.
2. All of the King's Highway known as Nos. 69 and 400.
3. All of the King's Highway known as Nos. 6 and 403.
4. All of the King's Highway known as Nos. 35 and 115.
5. All of the King's Highway known as Nos. 24 and 403.
6. All of the King's Highway known as Nos. 58 and 406.
7. That part of the King's Highway known as No. 420 in the City of Niagara Falls lying between a point situate at its intersection with the King's Highway known as the Queen Elizabeth Way and a point situate 91 metres measured westerly from its intersection with the centre line of the westerly limit of the roadway known as Stanley Avenue.
8. That part of the King's Highway known as No. 3 lying between a point situate at its intersection with the eastern limit of the roadway known as Ron McNeil Line (also known as Elgin County Road 52) where Ron McNeil Line continues as the roadway known as Ford Drive in the Township of Southwold and a point situate at its intersection with the west junction of the roadway known as Centennial Avenue in the Municipality of Central Elgin.
9. That part of the King's Highway known as No. 6 in the County of Haldimand lying between a point situate at its intersection with the roadway known as Argyle Street South and a point situate at its intersection with the southern limit of the roadway known as Seneca Greens Road.
10. That part of the King's Highway known as No. 6 lying between a point situate at its intersection with the King's Highway known as No. 401 in the Township of Puslinch and a point situate at its intersection with the south junction of the King's Highway known as No. 7 where King's Highway No. 7 continues as the roadway known as Wellington Street (also known as Wellington County Road 124) in the City of Guelph.
11. That part of King's Highway known as No. 6 in the City of Hamilton lying between a point situate at its intersection with the centre line of the King's Highway known as No. 403 and a point situate 50 metres measured northerly from its intersection with the centre line of the King's Highway known as No. 7273 (also known as Old Highway 6), except for 50 metres measured north and 50 metres measured south of its intersection with centre line of Book Road.
12. That part of the King's Highway known as Nos. 6 and 7 in the City of Guelph lying between a point situate at its intersection with the south junction of the King's Highway known as No. 7 where King's Highway No. 7 continues as the roadway known as Wellington Street (also known as Wellington County Road 124) and a point situate at its intersection with the north junction of the King's Highway known as No. 7 where King's Highway No. 7 continues as the roadway known as Woodlawn Road.
13. That part of the King's Highway known as No. 7 in the City of Ottawa lying between a point situate at its intersection with the King's Highway known as No. 417 and a point situate 150 metres measured easterly from its intersection with the centre line of the roadway known as McNeely Avenue in the Township of Beckwith.
14. That part of the King's Highway known as No. 7 in the City of Kitchener lying between a point situate at its intersection with the roadway known as Victoria Street and a point situate at its intersection with the east junction of the King's Highway known as No. 8 where King's Highway No. 8 continues as the roadway known as King Street.

15. That part of the King's Highway known as Nos. 7 and 8 lying between a point situate at its intersection with the eastern limit of the roadway known as Waterloo Road 5 in the Township of Wilmot and a point situate at its intersection with the east junction of the King's Highway known as No. 8 where King's Highway No. 8 continues as the roadway known as King Street in the City of Kitchener.
16. That part of the King's Highway known as Nos. 7 and 115 lying between a point situate at its intersection with the west junction of the King's Highway known as No. 7 in the Township of Cavan-Millbrook-North Monaghan and a point situate 30 metres measured westerly from its intersection with the centre line of the roadway known as Landsdowne Street East in the City of Peterborough.
17. That part of the King's Highway known as No. 8 in the City of Kitchener lying between a point situate at its intersection with the King's Highway known as No. 401 and a point situate at its intersection with the east junction of the King's Highway known as No. 7 where King's Highway No. 7 continues as the roadway known as King Street.
18. That part of the King's Highway known as No. 11 in the City of Orillia lying between a point situate at its intersection with the roadway known as Memorial Avenue and a point situate at its intersection with the roadway known as Lacie Street.
19. That part of the King's Highway known as No. 11 lying between a point situate at its intersection with the roadway known as Muskoka Road 169 (also known as Bethune Drive) in the Town of Gravenhurst and a point situate at its intersection with the north junction of the King's Highway known as No. 592 in the Territorial District of Parry Sound.
20. That part of the King's Highway known as No. 11 lying between a point situate at its intersection with the south junction of the King's Highway known as No. 17 in the City of North Bay and a point situate at its intersection with the roadway known as Goreville Road in the District of Parry Sound.
21. That part of the King's Highway known as Nos. 11 and 17 in the City of North Bay lying between a point situate at its intersection with the roadway known as Seymour Street and a point situate at its intersection with the King's Highway known as No. 11 (also known as Algonquin Avenue).
22. That part of the King's Highway known as Nos. 11 and 17 lying between a point situate at its intersection with the roadway known as Lakeshore Drive in the Township of MacGregor and a point situate at its intersection with the King's Highway known as No. 130 in the Municipality of Oliver Paipoonge.
23. That part of the King's Highway known as No. 17 in the City of North Bay lying between a point situate at its intersection with the King's Highway known as No. 11 (also known as Algonquin Avenue) and a point situate at its intersection with the roadway known as Gormanville Road.
24. That part of the King's Highway known as No. 17 in the City of Greater Sudbury lying between a point situate at its intersection with the middle junction of the roadway known as Municipal Road 55 and a point situate at its intersection with the west junction of the roadway known as Municipal Road 55.
25. That part of the King's Highway known as No. 58 in the City of Thorold lying between a point situate at its intersection with the King's Highway known as No. 406 and a point situate at its intersection with the westerly limit of the roadway known as Niagara Regional Road No. 57 (also known as Thorold Stone Road).
26. That part of the King's Highway known as No. 61 in the City of Thunder Bay lying between a point situate at its intersection with the King's Highway known as No. 11 and a point situate at its intersection with the roadway known as Broadway Avenue.
27. That part of the King's Highway known as No. 85 lying between a point situate at its intersection with the King's Highway known as No. 7 (also known as Victoria Street) in the City of Kitchener and a point situate 385 metres measured northerly from its intersection with the centre line of the roadway known as Waterloo Regional Road 15 (also known as King Street) in the Township of Woolwich.
28. That part of the King's Highway known as No. 115 lying between a point situate at its intersection with the King's Highway known as Nos. 35 and 115 in the Municipality of Clarington and a point situate at its intersection with the King's Highway known as No. 7 in the Township of Cavan-Millbrook-North Monaghan.
29. That part of the King's Highway known as No. 137 lying between a point situate at its intersection with the King's Highway known as No. 401 in the Township of Leeds and The Thousand Islands and a point situate at its intersection with the border between Canada and the United States of America.
30. All of the King's Highway known as No. 7274 (also known as Highway 6/Airport Road Connection).

2. This Regulation comes into force on the day it is filed.

Made by:

JIM BRADLEY
Minister of Transportation

Date made: February 20, 2008.

11/08

ONTARIO REGULATION 40/08

made under the

HIGHWAY TRAFFIC ACT

Made: February 20, 2008

Filed: February 28, 2008

Published on e-Laws: March 3, 2008

Printed in *The Ontario Gazette*: March 15, 2008

Amending Reg. 623 of R.R.O. 1990
(Stop Signs at Intersections)

Note: Regulation 623 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Schedule 125 to Regulation 623 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

SCHEDULE 125

1. Highway No. 548 in the Township of Hilton in the Territorial District of Algoma at its intersection with the roadway known as Base Line Road and Hilton Road.

2. Southbound and westbound on Highway 548, eastbound on Hilton Road and northbound on Base Line Road.

2. This Regulation comes into force on the day it is filed.

Made by:

JIM BRADLEY
Minister of Transportation

Date made: February 20, 2008.

11/08

ONTARIO REGULATION 41/08

made under the

HIGHWAY TRAFFIC ACT

Made: February 20, 2008

Filed: February 28, 2008

Published on e-Laws: March 3, 2008

Printed in *The Ontario Gazette*: March 15, 2008

Amending Reg. 623 of R.R.O. 1990

(Stop Signs at Intersections)

Note: Regulation 623 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Schedule 38 of Regulation 623 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

SCHEDULE 38

1. Highway No. 548 in the Township of St. Joseph in the Territorial District of Algoma at its intersection with the roadway known as 10th Side Road and "D" Line Road.

2. Southbound and westbound on Highway 548, eastbound on "D" Line Road and northbound on 10th Side Road.

2. This Regulation comes into force on the day it is filed.

Made by:

JIM BRADLEY

Minister of Transportation

Date made: February 20, 2008.

11/08

ONTARIO REGULATION 42/08

made under the

HIGHWAY TRAFFIC ACT

Made: February 20, 2008

Filed: February 28, 2008

Published on e-Laws: March 3, 2008

Printed in *The Ontario Gazette*: March 15, 2008

Amending Reg. 608 of R.R.O. 1990

(Restricted Use of Left Lanes by Commercial Motor Vehicles)

Note: Regulation 608 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Schedules 1 to 10 to Regulation 608 of the Revised Regulations of Ontario, 1990 are revoked and following substituted:

SCHEDULE 1
HIGHWAY NO. 400

1. That part of the King's Highway known as No. 400 lying between a point situate at its intersection with the King's Highway known as No. 401 in the City of Toronto and a point situate at its intersection with the King's Highway known as No. 11 in the Township of Springwater.

SCHEDULE 2
HIGHWAY NO. 401

1. That part of the King's Highway known as No. 401 lying between a point situate at its intersection with the King's Highway known as Nos. 35 and 115 in the Municipality of Carleton Place and a point situate at its intersection with the King's Highway known as No. 8 in the City of Cambridge.

2. That part of the King's Highway known as No. 401 lying between a point situate at its intersection with the King's Highway known as No. 403 in the City of Woodstock and a point situate at its intersection with the roadway known as Wellington Road in the City of London.

3. That part of the King's Highway known as No. 401 lying between a point situate 829 metres measured easterly from its intersection with the centre line of the roadway known as Oxford County Road 2 in the Township of Blandford-Blenheim and a point situate 1740 metres measured westerly from its intersection with the centre line of the roadway known as Wellington Road in the City of London.

4. That part of the King's Highway known as No. 401 in the Town of Lakeshore lying between a point situate 603 metres measured easterly from its intersection with the centre line of the roadway known as Essex County Road 42 (also known as Queens Line) and a point situate 3425 metres measured westerly from its intersection with the centre line of the roadway known as Essex County Road 31 (also known as French Line Road).

5. That part of the King's Highway known as No. 401 lying between a point situate 1281 metres measured easterly from its intersection with the centre line of the roadway known as Essex County Road 25 (also known as Puce Road) in the Town of Lakeshore and a point situate 1275 metres measured westerly from its intersection with the centre line of the roadway known as Essex County Road 19 (also known as Manning Road) in the Town of Tecumseh.

SCHEDULE 3
HIGHWAY NO. 403

1. That part of the westbound lanes of the King's Highway known as No. 403 in the City of Mississauga lying between a point situate at its intersection with the roadway known as Cawthra Road and a point situate at its intersection with the roadway known as Glen Erin Drive.

2. That part of the eastbound lanes of the King's Highway known as No. 403 in the City of Mississauga lying between a point situate 910 metres measured westerly from its intersection with the centre line of the roadway known as Winston Churchill Boulevard and a point situate at its intersection with the roadway known as Eglinton Avenue East.

3. That part of the westbound lanes of the King's Highway known as No. 403 lying between a point situate at its intersection with the roadway known as King Road in the City of Burlington and a point situate at its intersection with the roadway known as Golf Links in the City of Hamilton.

SCHEDULE 4
HIGHWAY NO. 404

1. That part of the King's Highway known as No. 404 lying between a point situate at its intersection with the roadway known as Van Horne Avenue in the City of Toronto and a point situate 1400 metres measured southerly from its intersection with the centre line of the roadway known as Aurora Road in the Town of Aurora.

SCHEDULE 5
HIGHWAY NO. 407

1. That part of the King's Highway known as No. 407 lying between a point situate at its intersection with the King's Highway known as No. 401 in the Town of Halton Hills and a point situate at its intersection with the roadway known as Markham Road in the Town of Markham.

2. That part of the King's Highway known as No. 407 lying between a point situate at its intersection with the King's Highway known as the Queen Elizabeth Way in the City of Burlington and a point situate at its intersection with the King's Highway known as No. 403 in the Town of Oakville.

SCHEDULE 6
HIGHWAY NO. 409

1. That part of the King's Highway known as No. 409 in the City of Toronto lying between a point situate at its intersection with the King's Highway known as No. 401 and a point situate at its intersection with the roadway known as Carlingview Drive.

SCHEDULE 7
HIGHWAY NO. 410

1. That part of the King's Highway known as No. 410 lying between a point situate at its intersection with the King's Highway known as No. 401 in the City of Mississauga and a point situate at its intersection with the roadway known as Bovaird Drive in the City of Brampton.

SCHEDULE 8
HIGHWAY NO. 417

1. That part of the westbound lanes of the King's Highway known as No. 417 in the City of Ottawa lying between a point situate at its intersection with the roadway known as Regional Road 174 (also known as old Highway 17) and a point situate at its intersection with the roadway known as Woodroffe Avenue.

2. That part of the eastbound lanes of the King's Highway known as No. 417 in the City of Ottawa lying between a point situate at its intersection with the roadway known as Moodie Drive and a point situate at its intersection with the roadway known as St. Laurent Boulevard.

SCHEDULE 9
HIGHWAY NO. 427

1. That part of the southbound lanes of the King's Highway known as No. 427 in the City of Toronto lying between a point situate at its intersection with the roadway known as Finch Avenue and a point situate at its intersection with the roadway known as Airport Road where Airport Road continues as Dixon Road.

2. That part of the northbound lanes of the King's Highway known as No. 427 in the City of Toronto lying between a point situate at its intersection with the roadway known as Renforth Drive and a point situate at its intersection with the roadway known as Clubhouse Road.

3. That part of the King's Highway known as No. 427 in the City of Toronto lying between a point situate at its intersection with the roadway known as Rathburn Road and a point situate at its intersection with the roadway known as Dundas Street West.

SCHEDULE 10
QUEEN ELIZABETH WAY

1. That part of the eastbound lanes of the King's Highway known as the Queen Elizabeth Way lying between a point situate 1500 metres measured westerly from its intersection with the centre line of the roadway known as Ford Drive in the Town of Oakville and a point situate 25 metres measured westerly from its intersection with the centre line of the roadway known as The East Mall in the City of Toronto.

2. That part of the westbound lanes of the King's Highway known as the Queen Elizabeth Way lying between a point situate 25 metres measured westerly from its intersection with the centre line of the roadway known as The East Mall in the City of Toronto and a point situate 500 metres measured westerly from its intersection with the centre line of the roadway known as Ford Drive in the Town of Oakville.

3. That part of the King's Highway known as the Queen Elizabeth Way lying between a point situate 500 metres measured northerly from its intersection with the roadway known as North Shore Boulevard in the City of Burlington and a point situate 1000 metres measured westerly from its intersection with the centre line of the King's Highway known as No. 406 in the City of St. Catharines.

4. That part of the King's Highway known as the Queen Elizabeth Way lying between a point situate at its intersection with the roadway known as Regional Road 52 (also known as Bunting Road) in the City of St. Catharines and a point situate at its intersection with the roadway known as Glendale Avenue in the Town of Niagara-on-the-Lake.

SCHEDULE 11
QUEEN ELIZABETH WAY AND HIGHWAY NO. 403

1. That part of the eastbound lanes of the King's Highway known as the Queen Elizabeth Way and No. 403 lying between a point situate 100 metres measured easterly from its intersection with the centre line of the roadway known as Brant Street in the City of Burlington and a point situate 1500 metres measured westerly from its intersection with the centre line of the roadway known as Ford Drive in the Town of Oakville.

2. That part of the westbound lanes of the King's Highway known as the Queen Elizabeth Way and No. 403 lying between a point situate 500 metres measured westerly from its intersection with the centre line of the roadway known as Ford Drive in the Town of Oakville and a point situate 400 metres measured westerly from its intersection with the centre line of the roadway known as Guelph Line in the City of Burlington.

2. This Regulation comes into force on the day it is filed.

Made by:

JIM BRADLEY
Minister of Transportation

Date made: February 20, 2008.

11/08

ONTARIO REGULATION 43/08

made under the

HIGHWAY TRAFFIC ACT

Made: January 29, 2008

Filed: February 28, 2008

Published on e-Laws: March 3, 2008

Printed in *The Ontario Gazette*: March 15, 2008

Amending Reg. 604 of R.R.O. 1990
(Parking)

Note: Regulation 604 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Paragraph 21 of Schedule 16 to Appendix A to Regulation 604 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

21. That part of the King's Highway known as No. 7 in the Township of Tay Valley in the County of Lanark beginning at a point situate 3600 metres west of the centre line of the roadway known as Lanark County Road 36 and extending westerly for a distance of 200 metres.

2. This Regulation comes into force on the day it is filed.

Made by:

JIM BRADLEY
Minister of Transportation

Date made: January 29, 2008.

11/08

ONTARIO REGULATION 44/08

made under the

HIGHWAY TRAFFIC ACT

Made: February 20, 2008

Filed: February 28, 2008

Published on e-Laws: March 3, 2008

Printed in *The Ontario Gazette*: March 15, 2008

Amending Reg. 609 of R.R.O. 1990
(Restricted Use of the King's Highway)

Note: Regulation 609 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. The Schedule to Regulation 609 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

SCHEDULE 1

1. All of the King's Highways known as Nos. 400, 401, 402, 403, 404, 405, 406, 407, 409, 410, 416, 417, 420, 427 and the Queen Elizabeth Way.
2. All of the King's Highway known as Nos. 69 and 400.
3. All of the King's Highway known as Nos. 6 and 403.
4. All of the King's Highway known as Nos. 24 and 403.
5. All of the King's Highway known as Nos. 35 and 115.
6. All of the King's Highway known as Nos. 58 and 406.
7. That part of the King's Highway known as No. 3 lying between a point situate at its intersection with the eastern limit of the roadway known as Ron McNeil Line (also known as Elgin County Road 52) where Ron McNeil Line continues as the roadway known as Ford Drive in the Township of Southwold and a point situate at its intersection with the west junction of the roadway known as Centennial Avenue in the Municipality of Central Elgin.
8. That part of the King's Highway known as No. 6 lying between a point situate at its intersection with the King's Highway known as No. 401 in the Township of Puslinch and a point situate at its intersection with the south junction of the King's Highway known as No. 7 where King's Highway No. 7 continues as the roadway known as Wellington Street (also known as Wellington County Road 124) in the City of Guelph.
9. That part of the King's Highway known as No. 6 in the City of Hamilton lying between a point situate at its intersection with the King's Highway known as No. 403 and a point situate at its intersection with the King's Highway known as No. 7273 (also known as Old Highway 6).
10. That part of the King's Highway known as Nos. 6 and 7 in the City of Guelph lying between a point situate at its intersection with the south junction of the King's Highway known as No. 7 where King's Highway No. 7 continues as the roadway known as Wellington Street (also known as Wellington County Road 124) and a point situate at its intersection with the north junction of the King's Highway known as No. 7 where King's Highway No. 7 continues as the roadway known as Woodlawn Road.
11. That part of the King's Highway known as No. 7 in the City of Ottawa lying between a point situate at its intersection with the King's Highway known as No. 417 and a point situate at its intersection with the roadway known as Regional Road 36 (also known as Hazeldean Road).
12. That part of the King's Highway known as No. 7 in the City of Kitchener lying between a point situate at its intersection with the roadway known as Victoria Street and a point situate at its intersection with the east junction of the King's Highway known as No. 8 where King's Highway No. 8 continues as the roadway known as King Street.
13. That part of the King's Highway known as Nos. 7 and 8 lying between a point situate at its intersection with the eastern limit of the roadway known as Waterloo Road 5 in the Township of Wilmot and a point situate at its intersection with the east junction of the King's Highway known as No. 8 where King's Highway No. 8 continues as the roadway known as King Street in the City of Kitchener.
14. That part of the King's Highway known as Nos. 7 and 115 lying between a point situate at its intersection with the west junction of the King's Highway known as No. 7 in the Township of Cavan-Millbrook-North Monaghan and a point situate at its intersection with the east junction of the King's Highway known as No. 7 in the City of Peterborough.

15. That part of the King's Highway known as No. 8 in the City of Kitchener lying between a point situate at its intersection with the King's Highway known as No. 401 and a point situate at its intersection with the east junction of the King's Highway known as No. 7 where King's Highway No. 7 continues as the roadway known as King Street.
16. That part of the King's Highway known as No. 11 in the City of Orillia lying between a point situate at its intersection with the roadway known as Memorial Avenue and a point situate at its intersection with the roadway known as Lacie Street.
17. That part of the King's Highway known as No. 58 in the City of Thorold lying between a point situate at its intersection with the King's Highway known as No. 406 and a point situate at its intersection with the westerly limit of the roadway known as Niagara Regional Road No. 57 (also known as Thorold Stone Road).
18. That part of the King's Highway known as No. 85 lying between a point situate at its intersection with the King's Highway known as No. 7 (also known as Victoria Street) in the City of Kitchener and a point situate at its intersection with the roadway known as Waterloo Regional Road 15 (also known as King Street) in the Township of Woolwich.
19. That part of the King's Highway known as No. 115 lying between a point situate at its intersection with the King's Highway known as Nos. 35 and 115 in the Municipality of Clarington and a point situate at its intersection with the King's Highway known as No. 7 in the Township of Cavan-Millbrook-North Monaghan.
20. That part of the King's Highway known as No. 137 lying between a point situate at its intersection with the King's Highway known as No. 401 in the Township of Leeds and The Thousand Islands and a point situate at its intersection with the border between Canada and the United States of America.
21. All of the King's Highway known as No. 7274 (also known as Highway 6/Airport Road Connection).

2. This Regulation comes into force on the day it is filed.

Made by:

JIM BRADLEY
Minister of Transportation

Date made: February 20, 2008.

11/08

ONTARIO REGULATION 45/08

made under the

HIGHWAY TRAFFIC ACT

Made: February 20, 2008

Filed: February 28, 2008

Published on e-Laws: March 3, 2008

Printed in *The Ontario Gazette*: March 15, 2008

Amending Reg. 630 of R.R.O. 1990
(Vehicles on Controlled-Access Highways)

Note: Regulation 630 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

- 1. The Schedule to Regulation 630 of the Revised Regulations of Ontario, 1990 is revoked.**
- 2. The Regulation is amended by adding the following Schedule:**

SCHEDULE 1

1. All of the King's Highways known as Nos. 400, 401, 402, 403, 404, 405, 406, 407, 409, 410, 416, 417, 427 and the Queen Elizabeth Way.
2. All of the King's Highway known as Nos. 69 and 400.
3. All of the King's Highway known as Nos. 6 and 403.

4. All of the King's Highway known as Nos. 24 and 403.
5. All of the King's Highway known as Nos. 35 and 115.
6. All of the King's Highway known as Nos. 58 and 406.
7. That part of the King's Highway known as No. 420 in the City of Niagara Falls lying between a point situate at its intersection with the King's Highway known as the Queen Elizabeth Way and a point situate 91 metres measured westerly from its intersection with the centre line of the westerly limit of the roadway known as Stanley Avenue.
8. That part of the King's Highway known as No. 3 lying between a point situate at its intersection with the eastern limit of the roadway known as Ron McNeil Line (also known as Elgin County Road 52) where Ron McNeil Line continues as the roadway known as Ford Drive in the Township of Southwold and a point situate at its intersection with the west junction of the roadway known as Centennial Avenue in the Municipality of Central Elgin.
9. That part of the King's Highway known as No. 6 in the County of Haldimand lying between a point situate at its intersection with the roadway known as Argyle Street South and a point situate at its intersection with the southern limit of the roadway known as Seneca Greens Road.
10. That part of the King's Highway known as No. 6 lying between a point situate at its intersection with the King's Highway known as No. 401 in the Township of Puslinch and a point situate at its intersection with the south junction of the King's Highway known as No. 7 where King's Highway No. 7 continues as the roadway known as Wellington Street (also known as Wellington County Road 124) in the City of Guelph.
11. That part of the King's Highway known as Nos. 6 and 7 in the City of Guelph lying between a point situate at its intersection with the south junction of the King's Highway known as No. 7 where King's Highway No. 7 continues as the roadway known as Wellington Street (also known as Wellington County Road 124) and a point situate at its intersection with the north junction of the King's Highway known as No. 7 where King's Highway No. 7 continues as the roadway known as Woodlawn Road.
12. That part of the King's Highway known as No. 7 in the City of Ottawa lying between a point situate at its intersection with the King's Highway known as No. 417 and a point situate 150 metres measured easterly from its intersection with the centre line of the roadway known as McNeely Avenue in the Township of Beckwith.
13. That part of the King's Highway known as No. 7 in the City of Kitchener lying between a point situate at its intersection with the roadway known as Victoria Street and a point situate at its intersection with the east junction of the King's Highway known as No. 8 where King's Highway No. 8 continues as the roadway known as King Street.
14. That part of the King's Highway known as Nos. 7 and 8 lying between a point situate at its intersection with the eastern limit of the roadway known as Waterloo Road 5 in the Township of Wilmot and a point situate at its intersection with the east junction of the King's Highway known as No. 8 where King's Highway No. 8 continues as the roadway known as King Street in the City of Kitchener.
15. That part of the King's Highway known as Nos. 7 and 115 lying between a point situate at its intersection with the west junction of the King's Highway known as No. 7 in the Township of Cavan-Millbrook-North Monaghan and a point situate at its intersection with the east junction of the King's Highway known as No. 7 in the City of Peterborough.
16. That part of the King's Highway known as No. 8 in the City of Kitchener lying between a point situate at its intersection with the King's Highway known as No. 401 and a point situate at its intersection with the east junction of the King's Highway known as No. 7 where King's Highway No. 7 continues as the roadway known as King Street.
17. That part of the King's Highway known as No. 11 in the City of Orillia lying between a point situate at its intersection with the roadway known as Memorial Avenue and a point situate at its intersection with the roadway known as Laclie Street.
18. That part of the King's Highway known as No. 11 lying between a point situate at its intersection with the roadway known as Muskoka Road 169 (also known as Bethune Drive) in the Town of Gravenhurst and a point situate at its intersection with the north junction of the King's Highway known as No. 592 in the Territorial District of Parry Sound.
19. That part of the King's Highway known as No. 11 lying between a point situate at its intersection with the south junction of the King's Highway known as No. 17 in the City of North Bay and a point situate at its intersection with the roadway known as Goreville Road in the District of Parry Sound.
20. That part of the King's Highway known as Nos. 11 and 17 in the City of North Bay lying between a point situate at its intersection with the roadway known as Seymour Street and a point situate at its intersection with the King's Highway known as No. 11 (also known as Algonquin Avenue).
21. That part of the King's Highway known as Nos. 11 and 17 lying between a point situate at its intersection with the roadway known as Lakeshore Drive in the Township of MacGregor and a point situate at its intersection with the King's Highway known as No. 130 in the Municipality of Oliver Paipoonge.

22. That part of the King's Highway known as No. 17 in the City of North Bay lying between a point situate at its intersection with the King's Highway known as No. 11 (also known as Algonquin Avenue) and a point situate at its intersection with the roadway known as Gormanville Road.
23. That part of the King's Highway known as No. 17 in the City of Greater Sudbury lying between a point situate at its intersection with the middle junction of the roadway known as Municipal Road 55 and a point situate at its intersection with the west junction of the roadway known as Municipal Road 55.
24. That part of the King's Highway known as No. 58 in the City of Thorold lying between a point situate at its intersection with the King's Highway known as No. 406 and a point situate at its intersection with the westerly limit of the roadway known as Niagara Regional Road No. 57 (also known as Thorold Stone Road).
25. That part of the King's Highway known as No. 61 in the City of Thunder Bay lying between a point situate at its intersection with the King's Highway known as No. 11 and a point situate at its intersection with the roadway known as Chippewa Road.
26. That part of the King's Highway known as No. 85 lying between a point situate at its intersection with the King's Highway known as No. 7 (also known as Victoria Street) in the City of Kitchener and a point situate 385 metres measured northerly from its intersection with the centre line of the roadway known as Waterloo Regional Road 15 (also known as King Street) in the Township of Woolwich.
27. That part of the King's Highway known as No. 115 lying between a point situate at its intersection with the King's Highway known as Nos. 35 and 115 in the Municipality of Clarington and a point situate at its intersection with the King's Highway known as No. 7 in the Township of Cavan-Millbrook-North Monaghan.
28. That part of the King's Highway known as No. 137 lying between a point situate at its intersection with the King's Highway known as No. 401 in the Township of Leeds and The Thousand Islands and a point situate at its intersection with the border between Canada and the United States of America.
29. All of the King's Highway known as No. 7274 (also known as Highway 6/Airport Road Connection).

3. This Regulation comes into force on the day it is filed.

Made by:

JIM BRADLEY
Minister of Transportation

Date made: February 20, 2008.

11/08

ONTARIO REGULATION 46/08

made under the

EDUCATION ACT

Made: January 30, 2008

Approved: February 13, 2008

Filed: February 29, 2008

Published on e-Laws: March 3, 2008

Printed in *The Ontario Gazette*: March 15, 2008

Amending Reg. 309 of R.R.O. 1990
(Supervisory Officers)

Note: Regulation 309 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) The definition of “lawyer” in subsection 1 (1) of Regulation 309 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

“lawyer” means a person licensed under the *Law Society Act* to practise law in Ontario as a barrister and solicitor; (“avocat”)

(2) Subsection 1 (1) of the Regulation is amended by adding the following definition:

“professional planner” means a person who is a member of the Ontario Professional Planners Institute;

2. Subparagraph 3 ii of subsection 2.1 (1) of the Regulation is amended by striking out “lawyer or professional engineer” and substituting “lawyer, professional engineer or professional planner”.

3. Clause 3 (4) (a) of the Regulation is amended by striking out “lawyer or professional engineer” and substituting “lawyer, professional engineer or professional planner”.

4. This Regulation comes into force on the day it is filed.

RÈGLEMENT DE L'ONTARIO 46/08

pris en application de la

LOI SUR L'ÉDUCATION

pris le 30 janvier 2008

approuvé le 13 février 2008

déposé le 29 février 2008

publié sur le site Lois-en-ligne le 3 mars 2008

imprimé dans la *Gazette de l'Ontario* le 15 mars 2008

modifiant le Règl. 309 des R.R.O. de 1990

(Agent de supervision)

Remarque : Le Règlement 309 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des codifications (règlements) qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) La définition de «avocat» au paragraphe 1 (1) du Règlement 309 des Règlements refondus de l'Ontario de 1990 est abrogée et remplacée par ce qui suit :

«avocat» Personne pourvue d'un permis délivré en vertu de la *Loi sur le Barreau* qui l'autorise à pratiquer le droit en Ontario en qualité d'avocat. («lawyer»)

(2) Le paragraphe 1 (1) du Règlement est modifié par adjonction de la définition suivante :

«planificateur professionnel» Membre de l'Institut des planificateurs professionnels de l'Ontario. («professional planner»)

2. La sous-disposition 3 ii du paragraphe 2.1 (1) du Règlement est modifiée par substitution de «d'avocat, d'ingénieur ou de planificateur professionnel» à «d'avocat ou d'ingénieur».

3. L'alinéa 3 (4) a) du Règlement est modifié par substitution de «d'avocat, d'ingénieur ou de planificateur professionnel» à «d'avocat ou d'ingénieur».

4. Le présent règlement entre en vigueur le jour de son dépôt.

Made by:

Pris par :

La ministre de l'Éducation,

KATHLEEN O'DAY WYNNE
Minister of Education

Date made: January 30, 2008.

Pris le : 30 janvier 2008.

NOTE: Consolidated regulations and various legislative tables pertaining to regulations can be found on the e-Laws website (www.e-Laws.gov.on.ca).

REMARQUE : Les règlements codifiés et diverses tables concernant les règlements se trouvent sur le site Lois-en-ligne (www.lois-en-ligne.gouv.on.ca).

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TEXTE D'INFORMATION POUR LA GAZETTE DE L'ONTARIO

Information

La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à mbs.GazettePubsOnt@ontario.ca

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LA GAZETTE DE L'ONTARIO

50 rue Grosvenor, Toronto (Ontario) M7A 1N8

Téléphone (416) 326-5306

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MINISTÈRES DU GOUVERNEMENT DE L'ONTARIO S.V.P. NOTEZ

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Information

The Ontario Gazette is published every Saturday. Advertisements/notices must be received no later than 3 pm on Thursday, 9 days before publication of the issue in which they should appear. For weeks including Easter Monday, November 11th or a statutory holiday allow an extra day. For the Christmas/New Year holiday schedule please contact the Gazette at (416) 326-5310 or by email at mbs.GazettePubsOnt@ontario.ca

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- 1) For a first insertion electronically submitted the basic rate is \$75 up to ¼ page.
- 2) For subsequent insertions of the same notice ordered at the same time the rate is \$40 each.
- 3) Clients may confirm publication of a notice by visiting The Ontario Gazette web site at: www.ontariogazette.gov.on.ca or by viewing a printed copy at a local library.

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THE ONTARIO GAZETTE

50 Grosvenor Street, Toronto, Ontario M7A 1N8

Telephone: (416) 326-5306

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MAY 27 2008



The Ontario Gazette La Gazette de l'Ontario

Vol. 141-12
Saturday, 22nd March 2008

Toronto

ISSN 0030-2937
Le samedi 22 mars 2008

Ontario Highway Transport Board

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the Motor Vehicle Transport Act, 1987, and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732

Hallcon Crew Transport Inc. 46154-B
45 Charles St. E., 3rd Floor, Toronto, ON M4Y 1S2

Applies for an extension to extra provincial operating licence X-3398 as follows:

ADD:

GO Transit, CN, OVR, Via Rail Canada Inc. and Ontario Northland Railway.

ALSO ADD:

PROVIDED THAT all chartered trips operated under this operating licence shall be those initiated, organized by the above named companies;

PROVIDED FURTHER THAT chartered trips other than those authorized herein are prohibited.

DELETE:

PROVIDED that the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54, each having a maximum seating capacity of 12 passengers, exclusive of the driver.

SUBSTITUTE:

PROVIDED that the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54.

SO THAT AS AMENDED EXTRA PROVINCIAL OPERATING LICENCE X-3398 WILL READ AS FOLLOWS:

For the transportation of passengers who are employees of the Canadian Pacific Railway, GO Transit, CN, OVR, Via Rail Canada Inc. and Ontario Northland Railway on a chartered trip:

1. from points in Ontario to the Ontario/Manitoba, Ontario/Quebec and Ontario/USA border crossings for furtherance to points as authorized by the relevant jurisdiction;

- (i) and for the return of the same passengers on the same chartered trip to point of origin.

Provided that there be no pick up or discharge of passengers except at point of origin.

- (ii) on a one way chartered trip to points as authorized by the relevant jurisdiction.

Published by Ministry of Government and Consumer Services
Publié par le Ministère des Services gouvernementaux et des Services aux consommateurs



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2. from points in the Provinces of Quebec and Manitoba and the United States of America as authorized by the relevant jurisdiction from the Ontario/Manitoba, Ontario/Quebec and Ontario/USA border crossings:

- (i) to points in Ontario and for the return of the same passengers on the same chartered trip to point of origin.

Provided that there be no pick up or discharge of passengers except at point of origin.

- (ii) to points in Ontario on a one way chartered trip without pick up or discharge of passengers in Ontario.

PROVIDED THAT:

- a) the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54;
- b) all chartered trips operated under this operating licence shall be those initiated, organized by the above named companies;
- c) chartered trips other than those authorized herein are prohibited;
- d) the current terms of X-3398 be cancelled.

Applies for an extension to public vehicle operating licence PV-5300 as follows: **46154-C**

ADD:

GO Transit, CN, OVR, Via Rail Canada Inc. and Ontario Northland Railway.

ALSO ADD:

PROVIDED THAT all chartered trips operated under this operating licence shall be those initiated, organized by the above named companies;

PROVIDED FURTHER THAT chartered trips other than those authorized herein are prohibited.

DELETE:

PROVIDED that the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54, each having a maximum seating capacity of 12 passengers, exclusive of the driver.

SUBSTITUTE:

PROVIDED that the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54.

SO THAT AS AMENDED PUBLIC VEHICLE OPERATING LICENCE PV-5300 WILL READ AS FOLLOWS:

For the transportation of passengers who are employees of the Canadian Pacific Railway, GO Transit, CN, OVR, Via Rail Canada Inc. and Ontario Northland Railway on a chartered trip from points in Ontario.

PROVIDED THAT:

- a) the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54;

- b) all chartered trips operated under this operating licence shall be those initiated, organized by the above named companies;

- c) chartered trips other than those authorized herein are prohibited;

- d) the current terms of PV-5300 be cancelled.

Holloway Transit Inc.

32264 Mt. Hermon Rd., Salisbury, Maryland 21804, USA.

47438

Applies for an extra-provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the United States of America as authorized by the relevant jurisdiction from the Ontario/U.S.A., Ontario/Québec and Ontario/Manitoba border crossings:

1. to points in Ontario; and
2. in transit through Ontario to the Ontario/Manitoba, Ontario/Québec, and Ontario/U.S.A. border crossings for furtherance

and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there be no pick-up or discharge of passengers except at point of origin.

Town Car Limousine Inc.

3485 Harvester Rd., Burlington, ON L7N 3T3

47432

Applies for an extra-provincial operating licence as follows:

For the transportation of passengers on a chartered trip:

- I. from points in the Cities of Toronto and Hamilton and the Regional Municipalities of Peel, Halton, Waterloo and Niagara and the Counties of Brant and Haldimand to the Ontario/Québec and the Ontario/U.S.A. border crossings for furtherance to points as authorized by the relevant jurisdiction:

1. and return of the same passengers on the same chartered trip to point of origin;

PROVIDED THAT there shall be no pick-up or discharge of passengers except at point of origin.

2. on a one-way chartered trip to points as authorized by the relevant jurisdiction.

- II. from points in the United States of America as authorized by the relevant jurisdiction from the Ontario/U.S.A. border crossings:

1. to points in Ontario and for the return of the same passengers on the same chartered trip to point of origin;

PROVIDED THAT there shall be no pick-up or discharge of passengers except at point of origin.

2. to points in Ontario on a one-way chartered trip without pick-up of passengers in Ontario.

PROVIDED that the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54, each having a maximum seating capacity of 12 passengers, exclusive of the driver.

Applies for a public vehicle operating licence as follows:

47432-A

For the transportation of passengers on a chartered trip from points in the Cities of Toronto and Hamilton and the Regional Municipalities of Peel, Halton, Waterloo and Niagara and the Counties of Brant and Haldimand.

PROVIDED that the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54, each having a maximum seating capacity of 12 passengers, exclusive of the driver.

Trentway-Wagar Inc.
791 Webber Ave., Peterborough, ON K9J 8N3

14198-B34/ B35

Applies for the approval of the transfer of extra provincial operating licence X-1361 and public vehicle operating licence PV-3922, both now in the name of Cardela Enterprises Ltd., 2088 Line 12N, R. R. # 1, Hawkestone, ON L0L 1T0.

(141-G110) **FELIX D'MELLO**
Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis de non-observation de la Loi sur l'imposition des sociétés

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Ministry of Finance, Corporations Tax, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des sociétés*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des sociétés* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à l'Imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa ON L1H 8H6.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2008-03-22	
ARC INTERNATIONAL CORPORATION	000414148
ARKOR CORPORATION	000918648
AUTOMATED GATE SYSTEMS INC.	001297547
BAILIFF BROS. INC.	001121136
BECKETT & KEARNS FIRE EQUIPMENT INC.	001023966
BEVERAGE NORTH, INC	001309933
BODY SCRIPT INC.	001318391
BONGARD MARSH ASSOCIATES INC.	001133068
BURLINGTON INDUSTRIAL MAIL AND EXPRESS SERVICE LIMITED	000260409
C.J. POWER AUTOMATIC TOOLS INC.	000609025
CANATAX BUSINESS ACCOUNTING SERVICES INC.	000755241
CAREY-WHITE CONSTRUCTION INC.	002042240
CENTURY RUGS INC.	001438653
CHEEMA INTERNATIONAL INC.	002001736
CJ HEATING (& HOLDINGS) LTD.	001021402
CONNECT FORCE 10 INC.	002004865
CONNIE STEEL INC.	000530964

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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CONSOLIDATED GROUP OF COMPANIES INC.	001440624
CORPORATE-PROMOS.COM INC.	001485624
DEBONAIRE PRODUCTIONS INC.	001428432
DUNWYNN RESOURCES CORPORATION	001345882
ENTERPRISE CREATIVE SELLING INC.	000329296
ENVIRONMENTAL MEDICAL COMPUTER CONSULTING INC.	000952752
EXIGENT CORP.	002007128
FIRST RENTAL CENTRE INC.	001172970
FUN FUN IMPORT EXPORT/TRADING INC.	001494524
GEORGE WINSTON INC.	001293239
GHI DESIGNS INC.	001381314
GOLDEN PLATE DINING INC.	001135792
HASMONEAN RESOURCES CORPORATION	001511631
HELTED HOLDINGS INC.	000480276
HIGHLAND CABINETS & MILLWORK INC.	001315278
ICEPRO CANADA INC.	001229940
IDLEWYLD INVESTMENTS LIMITED	000695921
IMANI CAR STORE & AUTO MECHANIC SHOP INC.	001579884
INSURANCE INVESTMENT INNOVATIONS INC.	001420338
ISS CONSULTANTS LTD.	002026522
KEAN TRANSPORT INC.	001219193
L. MARROCCO HOLDINGS INC.	000348610
LA ROSE GARDEN CENTRE LIMITED	001105668
LA SALA RESTAURANT & BANQUET HALL INC.	001538538
LAURICHELLE ENTERPRISES LTD.	000482685
LOCKSLEY INNOVATIONS CORPORATION	001073722
MEENOSAY ENTERPRISES INC.	002007762
MILT KUMER LIMITED	000266272
MINUK HOLDINGS INC.	001529270
MODERN WOMEN'S TAILORING LTD.	001596597
NEIGHBOURHOOD PET FOOD & SUPPLIES, INC.	001046216
NORTHERN LIGHTS FRANCHISE CONSULTANTS CORP.	001316032
ODERSON MEDIA CORPORATION	001545979
PAGE CONTRACT INTERIORS CORP.	000806791
PEN-AM MOBILE CAR WASH LIMITED	000238288
PITCHERS ENTERPRISES INC.	000894556
RENOWN KITCHEN DESIGNS & WOODWORKING INC.	001310985
SALES PRO MARKETING INC.	001505544
SEAWOLFE TRAINING & DEVELOPMENT INC.	001409451
SHEILA REISMAN INVESTMENTS INC.	002014234
SNT INTERNATIONAL LTD.	001163941
SR ATTWELL INC.	002014235

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
STRATEGIA LADIES BOUTIQUE LTD.	000946916
STRATEGIC IMPERATIVES CORP.	001606017
TELENET TELECOM INTERNATIONAL INC.	001180507
TEMAGAMI BARGE LIMITED	000513184
TEMPE TRADING CO. LTD.	001072692
THE ADRENALIN AGENCY INC.	001031693
THE ASSOCIATED ARTISTS DESIGN GROUP INC.	001466118
THE BRASS GROUP INTERNATIONAL GEMSTONES LTD.	000373096
THE EMBER GROUP INC.	001289992
THE INTERNATIONAL FINANCIAL GROUP INC.	001026728
THE RW GROUP INC.	001159973
THE SHOE COURT LTD.	000624141
THOMAS PARALEGAL INC.	001536269
TIKI THAI INC.	001470376
TORONTO JEET KUNE DO ACADEMY INC.	001329487
TRUCKS AND TURBO CORP.	001488257
TWO COUNTY COURT FOODS LTD.	000999828
VIENARO INVESTMENTS LIMITED	000610472
WATERBRIDGE ENERY SOLUTIONS INC.	001173579
YUAN LONG INTERNATIONAL LTD.	001548090
1012593 ONTARIO LIMITED	001012593
1029990 ONTARIO INC.	001029990
1032744 ONTARIO LIMITED	001032744
1046148 ONTARIO LTD.	001046148
1048252 ONTARIO LTD.	001048252
1093568 ONTARIO INC.	001093568
1095921 ONTARIO LIMITED	001095921
1102121 ONTARIO LIMITED	001102121
1112112 ONTARIO INC.	001112112
1126244 ONTARIO LIMITED	001126244
1137618 ONTARIO INC.	001137618
1160914 ONTARIO INC.	001160914
1170517 ONTARIO INC.	001170517
1241444 ONTARIO LIMITED	001241444
1248292 ONTARIO LIMITED	001248292
1283857 ONTARIO INC.	001283857
1289628 ONTARIO LIMITED	001289628
1294441 ONTARIO INC.	001294441
1319112 ONTARIO LIMITED	001319112
1333405 ONTARIO INC.	001333405
1358231 ONTARIO LIMITED	001358231
1360442 ONATARIO INC.	001360442
1372008 ONTARIO INC.	001372008
1490693 ONTARIO INC.	001490693
1494796 ONTARIO LTD.	001494796
1495739 ONTARIO LIMITED	001495739
1496440 ONTARIO LIMITED	001496440
1504045 ONTARIO INC.	001504045
1513472 ONTARIO INC.	001513472
1532073 ONTARIO LIMITED	001532073
1533718 ONTARIO INC.	001533718
1539071 ONTARIO INC.	001539071
2004361 ONTARIO INC.	002004361
2008117 ONTARIO INC.	002008117
2011313 ONTARIO INC.	002011313
515726 ONTARIO CORP.	000515726
516484 ONTARIO LIMITED	000516484
604218 ONTARIO LIMITED	000604218
630241 ONTARIO LIMITED	000630241
662616 ONTARIO LIMITED	000662616
667190 ONTARIO INC.	000667190

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G111)

Cancellation of Certificate of Incorporation (Corporations Tax Act Defaulters) Annulation de certificat de constitution (Non-observation de la Loi sur l'imposition des sociétés)

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificate of Incorporation of the corporations named hereunder have been cancelled by an Order for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, le certificat de constitution de la société sous-nommé a été annulée par Ordre pour non-observation des dispositions de la *Loi sur l'imposition des sociétés* et que la dissolution de la société concernée prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2008-02-25	
A 30 EAST LTD.	001129643
A.C.A. TRADING INC.	001152077
ACTION MASONARY GROUP INC.	001141129
AEROSPACE INSTRUMENTS INC.	001132351
ARDENT ELECTRONIC ASSOCIATES INC.	001125755
BDZ PARTNERING INC.	001151856
BETACAN HOLDINGS LIMITED	001147425
BIG STAR ENTERTAINMENT GROUP INC.	001151865
BLACKWATER CAPITAL CORPORATION	001132855
BRAYDON PAVING INC.	001129027
CABRERA APPLIANCES LIMITED	001145056
CINEMAC INC.	001136419
COMPUWORKS INC.	001143243
CORREX SCIENCE (HEALTH PRODUCTS) LTD.	001159081
COUGHLAN'S TOWING SERVICE LTD.	001142264
CROWOLF ENTERPRISES CORPORATION	001134175
DOUGLES CONTRACTING INC.	001144222
EQUINOX GROUP INC.	001128211
EVASK INCORPORATED	001139919
FERRARO'S CUSTOM AUTO REPAIR INC.	001145787
GEE TOOL & MOLD LTD	001137058
GREENPLAY VENTURES INC.	001138179
HANDS ACROSS THE COUNTRY INC.	001149772
HEADS UP HELMETS INC.	001157151
HIBERNIAN CAPTITAL MANAGEMENT LTD.	001131627
HT-VANCOUVER INC.	001153354
INFOTIES INCORPORATED	001129879
JOSEPHSON INVESTMENT CORPORATION	001132751
JUST ALTERATIONS LIMITED	001150825
K & B COSMETIC PRODUCTS INC.	001144689
KABUL EXPRESS LTD.	001149617
KIDS TRANSIT CLUB INC.	001155713
KNIX COMPUTER INC.	001126355
LEXIS INTERNATIONAL MARKETING INC.	001158587
LIFESTYLE COMMUNITIES (OAKVILLE) LIMITED	001132119
M.A. CANADA ENTERPRISES LIMITED	001152833
MAYTIME JEWELLERY (1995) LIMITED	001137335
NETCOMM CONSULTING INC.	001153854
NEWCROWN INVESTMENTS INC.	001145768
ONYX GEMS INCORPORATED	001146817
OPTICAL DEPOT INCORPORATED	001128107

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
OTTAWA DISPOSABLE DIAPERS INC.	001132807
PALM BEACH VILLAS CORPORATION	001148074
PB INTERCOMMUNICATIONS INC.	001148340
PEPPIS ENTERPRISE LTD.	001140640
PERARL STREET RISK ADVISORS LTD.	001147500
PRODUCER MAXIMUMS FINANCIAL SERVICES INC.	001145047
PUNCH ME IN THE STOMACH PRODUCTIONS INC.	001142278
QUARRY PINES INC.	001136032
R.A. GILBERT ASSOCIATES INC.	001140007
REALFUND CORPORATION	001147518
REDTON HOLDINGS INC.	001146055
REPHOLD REALTY INC.	001129135
SONA TRUCK LINES INC.	001153836
STEELE TIRE (1995) LTD.	001145769
STUDENT MEDIA SERVICES INC.	002008092
SUPRA SOFTWARE INC.	001144897
TDL COMMUNICATIONS INC.	001136995
TIME ZONE TELE MEDIA INC.	001154965
TOPSTONE DEVELOPMENTS INC.	001131967
TOWER COMMUNICATIONS INC.	001146506
UGLY FROM THE FRONT INC.	001148804
VITA PLENA INC.	001147726
W. LEACH SERVICES INC.	001142975
WOMEN'S INTERNATIONAL PRODUCTIONS INC.	001134039
WORDWRAP INTERNET TRAINING CENTRE INC.	001126231
1124151 ONTARIO LIMITED	001124151
1125955 ONTARIO INC.	001125955
1126011 ONTARIO INC.	001126011
1126263 ONTARIO LTD.	001126263
1126427 ONTARIO INC.	001126427
1127875 ONTARIO INC.	001127875
1129179 ONTARIO LIMITED	001129179
1130189 ONTARIO LTD.	001130189
1130531 ONTARIO LTD.	001130531
1131131 ONTARIO LTD.	001131131
1131191 ONTARIO LIMITED	001131191
1131875 ONTARIO LIMITED	001131875
1131971 ONTARIO LIMITED	001131971
1132947 ONTARIO INC.	001132947
1133587 ONTARIO LIMITED	001133587
1134537 ONTARIO INC.	001134537
1134904 ONTARIO LIMITED	001134904
1135471 ONTARIO INC.	001135471
1136847 ONTARIO INC.	001136847
1138274 ONTARIO LIMITED	001138274
1138779 ONTARIO INC.	001138779
1140255 ONTARIO LIMITED	001140255
1140576 ONTARIO LTD.	001140576
1141298 ONTARIO LIMITED	001141298
1141678 ONTARIO INC.	001141678
1141836 ONTARIO LIMITED	001141836
1142607 ONTARIO INC.	001142607
1145095 ONTARIO INC.	001145095
1145959 ONTARIO LIMITED	001145959
1147484 ONTARIO INC.	001147484
1147510 ONTARIO INC.	001147510
1147802 ONTARIO LIMITED	001147802
1149152 ONTARIO INC.	001149152
1149665 ONTARIO INC.	001149665
1149781 ONTARIO LTD.	001149781
1150569 ONTARIO INC.	001150569
1152998 ONTARIO LIMITED	001152998
1153275 ONTARIO INC.	001153275
1153276 ONTARIO LIMITED	001153276
1153458 ONTARIO LTD.	001153458
1154642 ONTARIO INC.	001154642

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1155643 ONTARIO LTD.	001155643
3C MOMENTUM INC.	001128379
732794 ONTARIO INC.	000732794
816708 ONTARIO INC.	000816708
M. KALSBECK Director, Companies and Personal Property Security Branch Directrice, Direction des compagnies et des sûretés mobilières	
(141-G112)	

Certificate of Dissolution Certificat de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act* has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les sociétés par actions*, un certificat de dissolution a été inscrit pour les compagnies suivantes. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2006-07-04	
ALTECH PLASTICS INC	000974708
2008-02-04	
1676821 ONTARIO LIMITED	001676821
2008-02-20	
CAD-AMI INT'L INVESTMENT INC.	001310644
1590827 ONTARIO LIMITED	001590827
2008-02-21	
AD-VAL CO. LTD.	001335614
CAPRI ISLAND INC.	000566720
DIANE HASHIM SALES INC.	000854646
GEORGE'S CARPET SERVICE INC.	000484808
SANDALS SUNTANNING INC.	001236367
SOUTHPOINT PRODUCE (1997) LIMITED	001206747
1599556 ONTARIO INC.	001599556
2093401 ONTARIO INC.	002093401
2008-02-22	
CROWLE ELECTRICAL LIMITED	000259473
INTERTRUST REALTY LTD.	000960577
J. TABAR ENTERPRISES LIMITED	000517896
MALECKI FOODS INC.	001435485
MANFRINJENSN INC.	001548021
MEO INSTALLATIONS INC.	001246714
PROMEX INVESTMENTS INC.	001542599
SUDARSHINI ENTERPRISES LIMITED	002043993
THE ROSENBAUM CONSULTING GROUP INC.	001539754
1132619 ONTARIO LIMITED	001132619
1432782 ONTARIO LIMITED	001432782
2022937 ONTARIO INC.	002022937
704770 ONTARIO INC.	000704770
714232 ONTARIO LTD.	000714232
2008-02-23	
ALBARDAWHEEL INC.	001601856
ALTERRA FUELS INC.	001043408
STOUFFVILLE BOX OFFICE MOVIES INC.	001496702
2008-02-25	
ADVANTAGE COLLISION SERVICES INC.	000942340
AMW ATM INC.	001465304
B.G. COOK HOLDINGS INC.	000800051

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
CANADIAN BARGAIN PRESCRIPTION CORP.	001643394
CAROL'S GAS BAR INC.	000855417
CODY INVESTMENTS INC.	001005589
DARRELL SHELSWELL & ASSOCIATES ENGINEERING LTD.	001568472
DJP REHABILITATION CONSULTING INC.	001514939
FARRIS BROS. TRANSPORTATION SERVICES LTD.	001425572
HALCO BUILDING COMPONENTS LIMITED	000652213
HICKORY CONSULTING INCORPORATED	002000686
JOHN MORGAN ENTERPRISES INCORPORATED	000951600
K. MCLAUGHLIN ASSOCIATES INC.	001021323
LANGTON REAL ESTATE LIMITED	000376286
LITTLE OAK INVESTMENTS INC.	000561197
MOBILITY SOURCE INC.	002035731
NEPCORE INC.	000914146
NEW SKY FARM CO. LTD.	002075766
PANTHEON BEAUTY CENTRE LIMITED	001035340
POLMANS' HOLSTEINS INC.	000715670
POLYSYSTEMS INCORPORATED	002084586
POND CASSE PRESS INC.	001561185
PROMECH AUTO CENTRE INC.	001223078
ROYAL APPLIANCE SALES & SERVICE SUDBURY LIMITED	000480220
SALON D'ALBA INC.	001137495
SCOTTSDALE HYGIENE INC.	001306730
SN TRANSPORT LTD.	002080814
STAR CEMENT & TILE COMPANY LTD.	000655014
SUNTECH & PARTNERS INC.	002033562
THOMPSON FOREST PRODUCTS INC.	001323517
TOCAR HOLDINGS LTD.	002051868
1016220 ONTARIO LIMITED	001016220
1176794 ONTARIO LIMITED	001176794
1210256 ONTARIO INC.	001210256
1211812 ONTARIO INC.	001211812
1250063 ONTARIO INC.	001250063
1324219 ONTARIO INC.	001324219
1465226 ONTARIO LIMITED	001465226
1661841 ONTARIO INC.	001661841
2001269 ONTARIO INC.	002001269
2002237 ONTARIO INC.	002002237
2051864 ONTARIO LTD.	002051864
2078314 ONTARIO INC.	002078314
2110372 ONTARIO INC.	002110372
49 FILMS INC.	001474766
671440 ONTARIO LIMITED	000671440
747756 ONTARIO LIMITED	000747756
803497 ONTARIO LIMITED	000803497
890937 ONTARIO LIMITED	000890937
905384 ONTARIO INC.	000905384
968430 ONTARIO LIMITED	000968430
999778 ONTARIO INC.	000999778
2008-02-26	
AMICO COMMODITY INVESTMENTS INC.	001317770
BARYMIN EXPLORATIONS LIMITED	000080525
BEAR CITY (ONTARIO) LTD.	001573901
BOLTON COUNTERTOPS INC.	001476834
BPL HOLDINGS LTD.	000564603
CANADIAN CONTRACT PACKAGING LTD.	002070167
DANSUE HOLDINGS INC.	001344699
ELECTROWEED INC.	002108642
FASHIONETE LIMITED	001187185
FURNO DESIGN CONSULTANTS LTD.	000292600
G.M. MOBILE TRUCK WASH INC.	002116926
GYPSY BAZAAR LTD.	000459395
HALLMARK JANITORIAL & MAINTENANCE SERVICES LTD.	000255756
HOLKUT INVESTMENTS LIMITED	000203648
HOTEL NIGHTCLUB & BAR INC.	001360823
KANSOFT INC.	001496295

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
KINGSCLERE CONSULTANTS CORP.	000725828
LA CARDABELLE INC.	001370114
PRECISION MECHANICAL CONTRACTING LIMITED	000340592
SOUTHERN CONCRETE PRODUCTS LIMITED	000116587
SURETY ENTERPRISES INCORPORATED	001497380
THE PROJECT CONSORTIUM INC.	000898441
VAN HAUSEN DECOR INC.	001549992
WORLDWIDE MANUFACTURING ED LTD.	001157049
1090792 ONTARIO INC.	001090792
1262970 ONTARIO LIMITED	001262970
1532617 ONTARIO LIMITED	001532617
1550691 ONTARIO INC.	001550691
1589376 ONTARIO INC.	001589376
2110387 ONTARIO INC.	002110387
537136 ONTARIO LIMITED	000537136
907578 ONTARIO LTD.	000907578
953575 ONTARIO INC.	000953575
2008-02-27	
CONSTABLE ENTERPRISES INC.	001141229
DANCE ATHLETICS INC.	002031977
LUXURY ORNAMENTAL LIMITED	000621793
TAMARACK FOODS LTD.	001114090
1559474 ONTARIO LTD.	001559474
382420 ONTARIO LIMITED	000382420
2008-02-28	
A.B.R. ENTERPRISES INC.	000921121
A.R.B. CONCRETE RESTORATION AND REPAIRS LTD.	002018976
ACRO ELECTRIC SERVICES LTD.	000989235
BATHURST DRIVE INCORPORATED	002061486
BERNARD MORIN PRODUCER LTD.	000380717
CANADIAN AUTO SALES INC.	001491202
CANADIAN SOUND LIMITED	001048638
D & M SATELLITE LTD.	001324492
DAHLE HOLDINGS CANADA INC.	001321743
F.T.B. FINANCIAL SERVICES CORPORATION	000917809
FORTUNE LEASING LIMITED	001561762
FURNITURE MAJIC INC.	001457945
FUTURE PROPERTY MANAGEMENT (ONTARIO) INC.	000898992
MINDWORKS CONSULTING INC.	001160382
NEVADA TICKET FUNDING INC.	001213900
NIGHT LIGHT ELECTRIC INC.	000953964
PAYLESS PAVING LTD.	001689430
PENSCHOR CAD SOLUTIONS INC.	001199399
SECOND CITY TELEVISION ENTERPRISES INC.	000662407
SUNORC SOLUTIONS INC.	001486406
THE CARTER GROUP HOLDINGS INC.	001160383
THE SECOND CITY TELEVISION COMPANY LIMITED	001041849
THOUSAND ISLANDS INVESTMENT & INSURANCE AGENCY LTD.	000681079
1141076 ONTARIO LIMITED	001141076
1156890 ONTARIO INC.	001156890
1231569 ONTARIO LIMITED	001231569
1231604 ONTARIO INC.	001231604
1314813 ONTARIO INC.	001314813
1618480 ONTARIO INC.	001618480
646631 ONTARIO LTD.	000646631
755393 ONTARIO INC.	000755393
2008-02-29	
AVRIO CLOTHING COMPANY INC.	001486039
BRICK-ETT MASONRY CONSTRUCTION LTD.	001568379
EC-PASSAGE CANADA INC.	002060886
GRAHAM CHAMBERS LIMITED	001242798
HARD WOOD BILLIARDS & CAFE INC.	001152114
HIGH FIDELITY COMMUNICATION INC.	001604719

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
LIGHTHOUSE APPLICATION SERVICE PROVIDER HOLDINGS INC.	001399911
LIGHTHOUSE APPLICATION SERVICE PROVIDER INC.	001399910
M. SALTMAN ARBITRATIONS (2004) LTD.	002039524
MARBLE ARCH-CAMBRIDGE GRAND LTD.	000960573
NELSON WADE CONTRACTORS (1990) LTD.	000901190
PANGAEA CONSULTING INC.	001339396
PROSTAT INCORPORATED	001300343
RIO NARCEA MAURITANIA LIMITED	002102751
SABBEN CONSULTING INC.	001487502
SANTALUZ (GENERAL PARTNER) LIMITED	001438526
WIL-FRA TRANSPORTATION INC.	000525350
YEI LEE ENTERPRISES LTD.	001260035
1008446 ONTARIO LIMITED	001008446
1039476 ONTARIO INC.	001039476
1154999 ONTARIO INC.	001154999
1364234 ONTARIO INC.	001364234
1545351 ONTARIO INC.	001545351
1568729 ONTARIO INC.	001568729
1586149 ONTARIO INC.	001586149
2081381 ONTARIO INC.	002081381
501615 ONTARIO LIMITED	000501615
2008-03-03	
AEROWELD LIMITED	001079043
ANALYSIS CONSULTING CANADA LTD.	001471593
APPLECROFT PARK LTD.	001443399
BOSTON STEAK HOUSE INC.	001145058
BRANDS SOLUTIONS INC.	001221287
BRIGHT PRODUCTIONS INC.	001578538
CANSING ENTERPRISE INC.	001563700
CONROS COATING CORPORATION	001514161
FOUNTECH INC.	001082207
HI-TEK AUTO INC.	001455620
LES DON REALTY LIMITED	000483048
LYNDE SHORES PROPERTIES CORP.	001203325
MELEWA BAKERY (DUNDAS) INC.	000717546
PLAASKEM INTERNATIONAL LTD.	001144399
PROTUBE DESIGN LIMITED	002039308
RUBICO APPAREL INC.	001298283
SAFRO TRUCKING EXPRESS LTD.	001541384
SHERRITT POWER LTD.	001548725
SIRFRAN CONSTRUCTION MANAGERS INC.	000694258
UNITED BROTHERS APPAREL LTD.	001391347
VALENTINA BAKERY INC.	001018225
VBN CONTRACTING INC.	001497620
YA YA BABIES INC.	001166258
1134773 ONTARIO INC.	001134773
1210361 ONTARIO INC.	001210361
1419298 ONTARIO INC.	001419298
1652352 ONTARIO INC.	001652352
2064248 ONTARIO LTD.	002064248
2066127 ONTARIO LIMITED	002066127
866253 ONTARIO INC.	000866253
2008-03-04	
ARTRO INVESTMENTS LIMITED	000115296
BLUEWATER PROPERTIES LTD.	000657743
BNT TOTAL NATURE INC.	001671540
BOZZO HOLDINGS LIMITED	000715546
CORNERSTONE ABSOLUTE RETURN FUND GP INC.	002078827
DESI LINK T.V. INC.	001689061
DIXIE SHOPPING CENTRE LIMITED	000621502
GRANGER HIGHTECH INCORPORATED	001556745

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
HILLCREST CONFEDERATION DEVELOPMENTS INC.	000813448
INTEGRITY PRODUCE LTD.	002026296
MAPLE CIRCLE ESTATES LTD.	000780503
NOORS AND WAFI TRANSPORT INC.	001700584
ORANGEVILLE KITCHENS LIMITED	000294481
PUSTA MANAGEMENT LIMITED	001202680
RIVER OAK ESTATES NO. 1 LTD.	000712611
SANDSTREAM YACHTS CORP.	000765997
STEVENS HOLDINGS INC.	000754743
STYMAN & ASSOCIATES INC.	001578495
THE WENDECAM GROUP, INC.	000767587
TITUS GOLF INC.	001189084
V6 MEDIA GROUP INC.	001689098
1382554 ONTARIO LIMITED	001382554
1385186 ONTARIO LTD.	001385186
1489206 ONTARIO INC.	001489206
1598129 ONTARIO LTD.	001598129
1599892 ONTARIO INC.	001599892
1681335 ONTARIO LIMITED	001681335
2060983 ONTARIO INC.	002060983
820575 ONTARIO INC.	000820575
832816 ONTARIO INC.	000832816
983795 ONTARIO LIMITED	000983795
2008-03-05	
ABATECH SERVICES INC.	001140200
CLADACH CONSULTING LTD.	001350792
FREELANCERS ON-SITE INC.	001474006
GOLDEN STONE INTERNATIONAL, INC.	001036764
JOINTMAX INTERNATIONAL CANADA LTD.	000763448
PEVIN SOFTWARE TECHNOLOGY INC.	001249081
PHARMARITE TECHNOLOGY INC.	001510762
SIGNWAYS LIMITED	001016697
1375331 ONTARIO LIMITED	001375331
1484766 ONTARIO LTD.	001484766
1738165 ONTARIO LIMITED	001738165
2021949 ONTARIO LIMITED	002021949
744911 ONTARIO INC.	000744911

(141-G113) M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

Cancellation of Certificate of Incorporation (Business Corporations Act) Annulation de certificat de constitution en personne morale (Loi sur les sociétés par actions)

NOTICE IS HEREBY GIVEN that by orders under subsection 241(4) of the *Business Corporation Act*, the certificates of incorporation set out hereunder have been cancelled and corporation(s) have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, les certificats présentés ci-dessous ont été annulés et les sociétés ont été dissoutes. La dénomination sociale des sociétés concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
2008-03-07 PREMIUM CUSTOM PLUMBING WORK LTD.	1581623
2008-03-12 FIRST AFFINITY MORTGAGE CORPORATION	1623072

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G114)

Cf. Gazette de l'Ontario, Vol. 141-10 datée du 8 mars 2008

PAR LA PRÉSENTE, nous vous informons que l'avis émis en vertu de l'article 241(4) de la Loi sur les sociétés par actions et énoncé dans la Gazette de l'Ontario du 8 mars 2008 relativement à 1505561 Ontario Corporation a été délivré par erreur et qu'il est nul et sans effet.

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G116)

Cancellation for Cause (Business Corporations Act) Annulation à juste titre (Loi sur les sociétés par actions)

NOTICE IS HEREBY GIVEN that by orders under section 240 of the *Business Corporation Act*, the certificates set out hereunder have been cancelled for cause and in the case of certificates of incorporation the corporations have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, par des ordres donnés en vertu de l'article 240 de la *Loi sur les sociétés par actions*, les certificats indiqués ci-dessous ont été annulés à juste titre et, dans le cas des certificats de constitution, les sociétés ont été dissoutes. La dénomination sociale des sociétés concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
2008-03-12 JEFF MARTINEAU CONTRACTING LTD.	1140780

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G115)

ONTARIO CORPORATION NUMBER 1675848

Vide Ontario Gazette, Vol. 141-04 dated January 26, 2008

NOTICE IS HEREBY GIVEN that the notice issued under section 240 of the Business Corporations Act set out in the January 26, 2008 issue of the Ontario Gazette with respect to 1675848 Ontario Limited, was issued in error and is null and void.

Cf. Gazette de l'Ontario, Vol. 141-04 datée du 26 janvier 2008.

PAR LA PRÉSENTE, nous vous informons que l'avis émis en vertu de l'article 240 de la Loi sur les sociétés par actions et énoncé dans la Gazette de l'Ontario du 26 janvier 2008 relativement à 1675848 Ontario Limited, a été délivré par erreur et qu'il est nul et sans effet.

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G117)

Ministry of the Attorney General Ministère du Procureur Général

Civil Remedies for Illicit Activities Office (CRIA)

Statutory Notice 117-08 made under Ontario Regulation 498/06

ATTORNEY GENERAL OF ONTARIO

— and —

**\$323,650 IN CANADIAN CURRENCY AND £50 IN U.K.
CURRENCY (IN REM)**

The above captioned civil asset forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of **\$264,279.13** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

ERRATUM NOTICE Avis d'erreur

ONTARIO CORPORATION NUMBER 1505561

Vide Ontario Gazette, Vol. 141-10 dated March 8, 2008

NOTICE IS HEREBY GIVEN that the notice issued under section 241(4) of the Business Corporations Act set out in the March 8, 2008 issue of the Ontario Gazette with respect to 1505561 Ontario Corporation was issued in error and is null and void.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at: http://www.e-laws.gov.on.ca/DBLaws/Regs/English/060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or in writing to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 333
Toronto, ON M7A 1N3

All completed claims must refer to **Notice 117-08** and be received by CRIA no later than 5:00:00 pm on **June 23rd, 2008** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (BRCAI)

Avis 117-08 publié en application du Règlement de l'Ontario 498/06

LE PROCUREUR GÉNÉRAL DE L'ONTARIO

– et –

323 650 \$ EN DEVICES CANADIENNES ET 50 £ EN DEVICES DU ROYAUME-UNI (EN MATIÈRE RÉELLE)

L'instance civile de confiscation de biens susmentionnée, introduite en vertu de la *Loi sur les recours civils*, a entraîné le dépôt de la somme de **264 279,13 \$** dans un compte spécial.

Tous les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou extrapécuniaires (pertes monétaires ou autres) par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public qui fait partie de l'une des catégories d'organismes publics prescrites dans le règlement et qui a subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, a le droit de déposer une demande d'indemnisation.

Toutes les demandes doivent être conformes à l'article 6 du Règlement 498/06, sinon elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse http://www.e-laws.gov.on.ca/DBLaws/Regs/French/060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le BRCAI en composant le numéro sans frais 1 888 246-5359, par courriel à cria@ontario.ca, par télécopieur au 416 314-3714 ou encore par écrit à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (BRCAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 333
Toronto ON M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'**avis 117-08**. De plus, elles doivent être reçues par le BRCAI au plus tard le **23 juin 2008**, à 17 h, sinon elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus ou par voie électronique à l'adresse de courriel ci-dessus ou encore par télécopieur.

Vous pouvez ne pas être admissible à une indemnité si vous avez participé ou contribué à vos pertes ou à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(141-G118)

Civil Remedies for Illicit Activities Office (CRIA)

Statutory Notice 118-08 made under Ontario Regulation 498/06

ATTORNEY GENERAL OF ONTARIO

– and –

\$66,645 IN CANADIAN CURRENCY AND \$5,000 IN U.S. CURRENCY (IN REM)

The above captioned civil asset forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of **\$57,661.58** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at: http://www.e-laws.gov.on.ca/DBLaws/Regs/English/060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or in writing to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 333
Toronto, ON M7A 1N3

All completed claims must refer to **Notice 118-08** and be received by CRIA no later than 5:00:00 pm on **June 23rd, 2008** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (BRCAI)**Avis 118-08 publié en application du Règlement de l'Ontario 498/06****LE PROCUREUR GÉNÉRAL DE L'ONTARIO**

– et –

66 645 \$ EN DEVICES CANADIENNES ET 5 000 \$ EN DEVICES AMÉRICAINES (EN MATIÈRE RÉELLE)

L'instance civile de confiscation de biens susmentionnée, introduite en vertu de la *Loi sur les recours civils*, a entraîné le dépôt de la somme de **57 661,58 \$** dans un compte spécial.

Tous les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou extrapécuniaires (pertes monétaires ou autres) par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public qui fait partie de l'une des catégories d'organismes publics prescrites dans le règlement et qui a subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, a le droit de déposer une demande d'indemnisation.

Toutes les demandes doivent être conformes à l'article 6 du Règlement 498/06, sinon elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse http://www.e-laws.gov.on.ca/DBLaws/Regs/French/060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le BRCAI en composant le numéro sans frais 1 888 246-5359, par courriel à cria@ontario.ca, par télécopieur au 416 314-3714 ou encore par écrit à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (BRCAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 333
Toronto ON M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'**avis 118-08**. De plus, elles doivent être reçues par le BRCAI au plus tard le **23 juin 2008**, à 17 h, sinon elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus ou par voie électronique à l'adresse de courriel ci-dessus ou encore par télécopieur.

Vous pouvez ne pas être admissible à une indemnité si vous avez participé ou contribué à vos pertes ou à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(141-G119)

Civil Remedies for Illicit Activities Office (CRIA)**Statutory Notice 119-08 made under Ontario Regulation 498/06****ATTORNEY GENERAL OF ONTARIO**

– and –

\$2,500 IN CANADIAN CURRENCY (IN REM)

The above captioned civil asset forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of **\$2,000.00** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at: http://www.e-laws.gov.on.ca/DBLaws/Regs/English/060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or in writing to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 333
Toronto, ON M7A 1N3

All completed claims must refer to **Notice 119-08** and be received by CRIA no later than 5:00:00 pm on **June 23rd, 2008** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (BRCAI)**Avis 119-08 publié en application du Règlement de l'Ontario 498/06****LE PROCUREUR GÉNÉRAL DE L'ONTARIO**

– et –

2 500 \$ EN DEVICES CANADIENNES (EN MATIÈRE RÉELLE)

L'instance civile de confiscation de biens susmentionnée, introduite en vertu de la *Loi sur les recours civils*, a entraîné le dépôt de la somme de **2 000 \$** dans un compte spécial.

Tous les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou extrapécuniaires (pertes monétaires ou autres) par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public qui fait partie de l'une des catégories d'organismes publics prescrites dans le règlement et qui a subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, a le droit de déposer une demande d'indemnisation.

Toutes les demandes doivent être conformes à l'article 6 du Règlement 498/06, sinon elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse http://www.e-laws.gov.on.ca/DBLaws/Regs/French/060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le BRCAI en composant le numéro sans frais 1 888 246-5359, par courriel à cria@ontario.ca, par télécopieur au 416 314-3714 ou encore par écrit à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (BRCAI)**Ministère du Procureur général****77, rue Wellesley Ouest, C.P. 333****Toronto ON M7A 1N3**

Toutes les demandes dûment remplies doivent faire référence à l'**avis 119-08**. De plus, elles doivent être reçues par le BRCAI au plus tard le **23 juin 2008**, à 17 h, sinon elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus ou par voie électronique à l'adresse de courriel ci-dessus ou encore par télécopieur.

Vous pouvez ne pas être admissible à une indemnité si vous avez participé ou contribué à vos pertes ou à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(141-G120)

Ontario Securities Commission**NATIONAL INSTRUMENT 41-101
GENERAL PROSPECTUS REQUIREMENTS**

On March 17, 2008, National Instrument 41-101 General Prospectus Requirements and related amendments came into force as a rule under the *Securities Act*. The rule contains disclosure and other requirements for issuers filing a prospectus in Ontario. The full text of the rule is available in the Ontario Securities Commission's Bulletin at (2008) 31 (Supp-2) and on the Commission's web site at <http://www.osc.gov.on.ca/en/Regulation/Rulemaking/Rules/rules.html>.

(141-G121)

**Applications to
Provincial Parliament — Private Bills
Demandes au Parlement
provincial — Projets de loi d'intérêt privé**

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N.

DEBORAH DELLER,
Clerk of the Legislative Assembly.

Application to Provincial Parliament

NOTICE IS HEREBY GIVEN that on behalf of the Estate of Hugh Harold Sutherland, an application will be made to the Legislative Assembly of the Province of Ontario by its Executors, H. Hamish Sutherland and Susan Lipsey, for an Act to revive the dissolved company "Porcupine Goldtop Mines Limited", dissolved on the 19th Day of March, 1978, and to re-name it to its original name at incorporation, "Porcupine Goldor Mines Limited".

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario, M7A 1A2.

Dated at Toronto, this 13th day of March, 2008

(141-P075) 12, 13, 14, 15

H. HAMISH SUTHERLAND,
and SUSAN LIPSEY Executors of the
Estate of Hugh Harold Sutherland,
shareholder, Porcupine Goldtop
Mines Limited

**Corporation Notices
Avis relatifs aux compagnies**

**Eureka Employees' (Woodstock)
Credit Union Limited**

IN THE MATTER of the winding-up of **Eureka Employees' (Woodstock) Credit Union Limited**, pursuant to Sections 298 and 299 of the Credit Unions and Caisses Populaires Act, 1994.

We, Deposit Insurance Corporation of Ontario hereby give notice that:

1. We are the liquidator of the estate and effects of **Eureka Employees' (Woodstock) Credit Union Limited**, appointed by the members and shareholders of the Credit Union at a duly called meeting for that purpose held on January 7, 2006.
2. The Credit Union has, within the prescribed 20 day period, published notice of the resolution in The Ontario Gazette and in the local newspaper having a general circulation in the locality in which the registered Head Office of the Credit Union is situated.
3. The voluntary winding-up of the Credit Union has been completed and an account of the winding-up of its affairs and disposition of its property together with an explanation was laid before the members and shareholders in accordance with the by-laws of the credit union at the first Final Liquidator's meeting held on November 29, 2007 at which a quorum was not present and thus the meeting was adjourned. A second Final Liquidator's meeting was held on January 24, 2008 to table the same.
4. The voluntary winding-up of the affairs has been conducted in accordance with the requirements of Sections 298 and 299 of the Credit Unions and Caisses Populaires Act, 1994, and the conditions contained in the articles and by-laws of the credit union.

Subject to Section 299, Subsection (3), Eureka Employees' (Woodstock) Credit Union Limited, is dissolved 3 months after the date this notice is filed.

Dated this 11th day of March, 2008 at the City of Toronto

Deposit Insurance Corporation of Ontario
in its capacity as liquidator of Eureka
Employees' (Woodstock) Credit Union Limited
(141-P076)

**CANADIAN BEEF CATTLE RESEARCH,
MARKET DEVELOPMENT AND
PROMOTION AGENCY
LEVIES ORDER FOR ONTARIO**

**MADE UNDER THE
BEEF CATTLE MARKETING ACT
R.S.O 1990, AS AMENDED AND
SECTION 6.1 OF REGULATION 54,
R.R.O 1990, AS AMENDED**

SHORT TITLE

1. This Order may be cited as the Canadian Beef Marketing Levies Order (Ontario).

INTERPRETATION

2. In this Order,

“association” means the Ontario Cattlemen’s Association designated under section 2 of Regulation 54 ;

“cattle” includes bulls, cows, heifers, steers and calves, but does not include cattle that are not sold for the production of beef; (“bovins”)

“federal Act” means the *Farm Products Agencies Act* (Canada);

“federal agency” means the Canadian Beef Cattle Research, Market Development and Promotion Agency

“Regulation 54 “means Regulation 54 under the Beef Cattle Marketing Act (Ontario) as amended from time to time,

LEVIES

3. (1) Subject to subsection (3), the levy payable by a person who sells cattle shall be \$1.00 for each head of cattle sold.
- (2) Subject to subsections 6.1(2) and (3) of Regulation 54, every person who sells cattle shall pay the levy referred to in subsection (1) to the association.
- (3) No levy is payable by a seller in respect of a sale of cattle if
 - (a) the seller is required to pay a levy in respect of the same transaction to the federal agency in accordance with an order or regulation made under the federal Act;
 - (b) the person is a livestock dealer who is exempt from paying a licence fee in respect of the sale under section 9 of Regulation 54;
 - (c) the cattle that are the subject of the sale, are, at the time of sale owned by a person who does not reside in Ontario; or
 - (d) the cattle that are the subject of the sale are sold through a public auction sale that is organized for the purpose of selling only cattle for the production of milk
4. The association may recover levies owing to the association by suit in competent jurisdiction.

COMING INTO FORCE

5. This Order shall come into force on January 2, 2008.

December 31, 2007

CANADIAN BEEF CATTLE
RESEARCH, MARKET DEVELOPMENT
AND PROMOTION AGENCY

Per: “ROB MCNABB”
ROB MCNABB, Executive Director

*This Regulation is made under the authority of the Federal-Provincial Agreement dated October 25, 2007, Regulation 54 R.R.O. 1990 as amended on December 31, 2007 and is Regulation No. 2 2007 of the Canadian Beef Cattle Research, Market Development and Promotion Agency.

(141-P077)

Sheriff's Sale of Lands Ventes de terrains par le sherif

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice dated November 11, 2004, Sheriff's file 04-2974, to me directed, against the real and personal property of Francis Ukposidolo, Francis E Ukposidolo, Francis Ebosele Ukposidolo Debtors, at the suit of Canadian Imperial Bank Of Commerce Creditors, I have seized and taken in execution all the right, title, interest and equity of redemption of, debtors, in and to Francis Ebosele Ukposidolo :

PT LTS 108 & 109, PL 65M3044, PT 58,65R20995, Markham; S/T RT untl the later of 5 yrs from 2001/02/27 or plans 65M3044 & 65M3045 have been assumed by the corporation of the town of Markham as in LT1584679 in the Town Of Markham, NEWMARKET LAND TITLES OFFICE FOR THE LAND TITLES DIVISION OF YORK (NO.65) and municipally known as 29 Clifton Court Markham, Ontario L3S 4H8.

All of which said right, title, interest and equity of redemption of **Francis Ebosele Ukposidolo** debtors, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, Sheriff's Office 50 Eagle Street West Newmarket, Ontario L3Y 6B1 on **Thursday April 24, 2008 @ 1:00 PM** in the afternoon.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at:
Civil/Enforcement, 50 Eagle St.W. Newmarket.Ontario L3Y 6B1
All payments` in cash or by certified cheque made payable to the Minister of Finance
Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Date: December 4, 2007

(141-P078)

Sheriff
Civil/Enforcement office
Regional Municipality of York
Telephone (905) 853-4809
04-2974

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice dated January 26, 2007, Sheriff's file 07-328, to me directed, against the real and personal property of Jegasothy Gnanachandran aka Jegasothy C Gnanachandran Debtors, at the suit of The Toronto-Dominion Bank Creditors, I have seized and taken in execution all the right, title, interest and equity of redemption of, debtors, in and to Jegasothy Gnanachandran aka Jegasothy C Gnanachandran:

PT BLK 135, PL 65M3464, PT 18; 65R24367; Markham. T/W EASE Over PT BLK135, PL 65M3464, PTS 16 & 17, 65R24367, AS IN YR74930 in the Town Of Markham, NEWMARKET LAND TITLES OFFICE FOR THE LAND TITLES DIVISION OF YORK (NO.65) and municipally known as 353 Bur Oak Avenue Markham, Ontario L6C 2V3.

All of which said right, title, interest and equity of redemption of **Jegasothy Gnanachandran aka Jegasothy C Gnanachandran** debtors, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, Sheriff's Office 50 Eagle Street West Newmarket, Ontario L3Y 6B1 on **Thursday April 24, 2008 @ 1:00 PM** in the afternoon.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at:
Civil/Enforcement, 50 Eagle St.W. Newmarket, Ontario L3Y 6B1
All payments in cash or by certified cheque made payable to the Minister of Finance
Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Date: December 4, 2007

Sheriff
Civil/Enforcement office
Regional Municipality of York
Telephone (905) 853-4809
07-328

(141-P079)

Sale of Lands for Tax Arrears by Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF BALDWIN

Take notice that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on April 16, 2008 at: The Corporation of the Township of Baldwin PO Box 7095 McKerrow, Ontario P0P 1M0. The tenders will be opened following the close of tenders at 3:30pm at The Township of Baldwin, Municipal Office, 11 Spooner Street, McKerrow, Ontario P0P 1M0

Description of Land(s):

Roll #5228 000 003 28100 0000
PIN #73391-0178
Parcel 20382 SWS
Part Lot 3, Concession 3, Part 1 on SR1983
Township of Baldwin
District of Sudbury
Minimum Tender Amount: \$6,666.76

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least twenty per cent (20%) of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

The land(s) do(es) not include the mobile homes situated on the land(s). (If applicable).

This sale is governed by the *Municipal Act, 2001*, and the Municipal Tax Sales Rules made under the Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

JOAN SEIDEL
The Corporation of the Township of Baldwin
PO Box 7095, McKerrow, Ontario P0P 1M0
1-705-869-0225

(141-P080)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF ESSEX

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on Friday, April 18, 2008 at 33 Talbot Street South, Essex, Ontario N8M 1A8. The tenders will then be opened in public on the same day at Town of Essex Council Chambers.

Description of Land(s):

1. Pt Lot 55, Con 1 or Front Colchester as in R711689 Except Pt 2, 12R4752; S/T Execution 01-00442, If Enforceable; S/T Execution. LA-80225, If enforceable; Town of Essex
* **Buildable Lot – Subject to all other applicable laws.**
Minimum Tender Amount: \$8807.35

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality **has no obligation to provide vacant possession to the successful purchaser.**

For further information regarding this sale and a copy of the prescribed form of tender contact:

SHARON McDONALD, Tax Collector
DONNA E. HUNTER, Treasurer
The Corporation of the Town of Essex
33 Talbot Street South
Essex, Ontario
N8M 1A8

(141-P081)

**Publications under Part III (Regulations) of the Legislation Act, 2006
Règlements publiés en application de la partie III (Règlements)
de la Loi de 2006 sur la législation**

2008—03—22

ONTARIO REGULATION 47/08

made under the

HIGHWAY TRAFFIC ACT

Made: March 3, 2008

Filed: March 7, 2008

Published on e-Laws: March 10, 2008

Printed in *The Ontario Gazette*: March 22, 2008

Amending Reg. 619 of R.R.O. 1990
(Speed Limits)

Note: Regulation 619 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Paragraph 1 of Part 6 of Schedule 150 to Regulation 619 of the Revised Regulations of Ontario, 1990 is revoked and following substituted:

District of Manitoulin — Township of Sandfield

1. That part of the King's Highway known as No. 542 in the hamlet of Sandfield in the Township of Sandfield in the Territorial District of Manitoulin beginning at a point situate 495 metres measured easterly from its intersection with the centre line of the roadway known as Hutchinson Road and extending westerly for a distance of 765 metres.

2. This Regulation comes into force on the day it is filed.

Made by:

JIM BRADLEY
Minister of Transportation

Date made: March 3, 2008.

12/08

NOTE: Consolidated regulations and various legislative tables pertaining to regulations can be found on the e-Laws website (www.e-Laws.gov.on.ca).

REMARQUE : Les règlements codifiés et diverses tables concernant les règlements se trouvent sur le site Lois-en-ligne (www.lois-en-ligne.gouv.on.ca).

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TEXTE D'INFORMATION POUR LA GAZETTE DE L'ONTARIO

Information

La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à mbs.GazettePubsOnt@ontario.ca

Tarifs publicitaires et soumission de format:

- 1) Le tarif publicitaire pour la première insertion envoyée électroniquement est de 75,00\$ par espace-colonne jusqu'à un ¼ de page.
- 2) Pour chaque insertion supplémentaire commandée en même temps que l'insertion initiale, le tarif est 40,00\$
- 3) Les clients peuvent confirmer la publication d'une annonce en visitant le site web de La Gazette de l'Ontario www.ontariogazette.gov.on.ca ou en visionnant une copie imprimée à une bibliothèque locale.

Abonnement:

Le tarif d'abonnement annuel est de 126,50\$ + T.P.S. pour 52 ou 53 numéros hebdomadaires débutant le premier samedi du mois de janvier (payable à l'avance). L'inscription d'un nouvel abonnement au courant de l'année sera calculée de façon proportionnelle pour la première année. Un nouvel abonné peut commander des copies d'éditions précédentes de la Gazette au coût d'une copie individuelle si l'inventaire le permet.

Le remboursement pour l'annulation d'abonnement sera calculé de façon proportionnelle à partir de 50% ou moins selon la date. Pour obtenir de l'information sur l'abonnement ou les commandes s.v.p. téléphonez le (416) 326-5306 durant les heures de bureau.

Copies individuelles:

Des copies individuelles de la Gazette peuvent être commandées en direct en ligne au site www.publications.serviceontario.ca ou en téléphonant 1-800-668-9938.

Options de paiement:

Les paiements peuvent être effectués au moyen de la carte Visa, MasterCard ou Amex, ou chèques ou mandats fait à l'ordre du MINISTRE DES FINANCES. Toute correspondance, notamment les changements d'adresse, doit être adressée à :

LA GAZETTE DE L'ONTARIO

50 rue Grosvenor, Toronto (Ontario) M7A 1N8

Téléphone (416) 326-5306

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Pour le traitement rapide les clients peuvent faire leur paiement au moyen de la carte Visa, MasterCard ou Amex lorsqu'ils soumettent leurs annonces. Les frais peuvent également être facturés.

MINISTÈRES DU GOUVERNEMENT DE L'ONTARIO S.V.P. NOTEZ

Il est possible de payer par carte d'achat du ministère ou par écriture de journal. Les paiements par écriture de journal sont assujettis aux exigences de facturation d'IFIS. S.V.P. communiquez avec le bureau de la Gazette au 416 326-5310 ou à mbs.GazettePubsOnt@ontario.ca.



INFORMATION TEXT FOR ONTARIO GAZETTE

Information

The Ontario Gazette is published every Saturday. Advertisements/notices must be received no later than 3 pm on Thursday, 9 days before publication of the issue in which they should appear. For weeks including Easter Monday, November 11th or a statutory holiday allow an extra day. For the Christmas/New Year holiday schedule please contact the Gazette at (416) 326-5310 or by email at mbs.GazettePubsOnt@ontario.ca

Advertising rates and submission formats:

- 1) For a first insertion electronically submitted the basic rate is \$75 up to $\frac{1}{4}$ page.
- 2) For subsequent insertions of the same notice ordered at the same time the rate is \$40 each.
- 3) Clients may confirm publication of a notice by visiting The Ontario Gazette web site at: www.ontariogazette.gov.on.ca or by viewing a printed copy at a local library.

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The Ontario Gazette La Gazette de l'Ontario

Vol. 141-13
Saturday, 29 March 2008

Toronto

ISSN 0030-2937
Le samedi 29 mars 2008

Ontario Highway Transport Board

NOTICE

IN THE MATTER of the Public Vehicles Act,
AND IN THE MATTER of the Ontario Highway Transport Board Act

AND IN THE MATTER OF:
684811 Ontario Limited – File # 44354
o/a "C. Smith Bus Lines"
2647 County Road 40, R. R. # 1
Trenton, Ontario K8V 5P4

The Board is in receipt of an application from 684811 Ontario Limited (o/a "C. Smith Bus Lines") pursuant to Section 8 of the Public Vehicles Act. C. Smith Bus Lines is requesting the Board to interpret ambiguous provisions of its public vehicle operating licence, PV-5157, or uncertain rights granted by the licence.

All Information pertaining to this matter is on file at the Board and can be made available on request. (Telephone 416-326-6732).

The Board will hold a hearing on this matter on Wednesday the 14th day of May, 2008 at 10:30 a.m. at the Council Chambers, City of Quinte West, Trenton, Ontario.

AND FURTHER TAKE NOTICE that should any party to this proceedings not attend at the time and place shown for the hearing, the Board may proceed in their absence and they will not be entitled to any further notice in this proceedings.

AND FURTHER TAKE NOTICE that any interested person (i.e.: a person who has an economic interest in the outcome of the matter) may file a statement with the Board and serve it on the above named operator at least 10 days before the hearing date and pay a fee of \$400.00 payable to the Minister of Finance.

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the Motor Vehicle Transport Act, 1987, and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LÈS LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732

9170-2530 Quebec Inc. 47437
21, 10E Avenue, Rimouski, Quebec G5L 7L3

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Province of Québec as authorized by the Province of Québec from the Ontario/Manitoba, Ontario/Québec and Ontario/U.S.A. border crossings to points in Ontario and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there be no pick-up or discharge of passengers except at point of origin.

Barrie Executive Transportation & Limousine Inc. 47433
48 Porritt Street, Barrie, ON L4N 6Y3

Applies for an extra-provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Cities of Toronto and Hamilton, the Regional Municipalities of Peel, York, Halton and Waterloo, the Counties of Simcoe, Haliburton and Grey, the Districts of Parry Sound and Muskoka and the District Municipality of Muskoka to the Ontario/U.S.A. border crossings for furtherance to points as authorized by the relevant jurisdiction:

Published by Ministry of Government and
Consumer Services
Publié par le Ministère des Services gouvernementaux
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1. and for the return of the same passengers on the same chartered trip to point of origin;

PROVIDED that there shall be no pick-up or discharge of passengers except at point of origin.

2. on a one-way chartered trip to points as authorized by the relevant jurisdiction.

PROVIDED that the licensee be restricted to the use of Class "D" public vehicles some of which are equipped with devices especially designed for passengers who are mentally and/or physically challenged as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54.

Also applies for a public vehicle operating licence as follows: **47433-A**

For the transportation of passengers on a chartered trip from points in the Cities of Toronto and Hamilton, the Regional Municipalities of Peel, York, Halton and Waterloo, the Counties of Simcoe, Haliburton and Grey, the Districts of Parry Sound and Muskoka and the District Municipality of Muskoka.

PROVIDED that the licensee be restricted to the use of Class "D" public vehicles some of which are equipped with devices especially designed for passengers who are mentally and/or physically challenged as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54.

Clements Limousine Services Limited
1636 Casablanca Circle, Mississauga, ON L5N

47295

Applies for an extra-provincial operating licence as follows:

For the transportation of passengers on a chartered trip:

- I. from points in the Cities of Toronto, Hamilton, Greater Sudbury and Ottawa, the Regional Municipalities of Durham, York, Peel, Halton, Waterloo and Niagara and the Counties of Simcoe, Grey, Middlesex, Oxford and Elgin to the Ontario/Québec, Ontario/Manitoba and the Ontario/U.S.A. border crossings for furtherance to points as authorized by the relevant jurisdiction:

1. and return of the same passengers on the same chartered trip to point of origin;

PROVIDED THAT there shall be no pick-up or discharge of passengers except at point of origin.

2. on a one-way chartered trip to points as authorized by the relevant jurisdiction.

- II. from points in the United States of America as authorized by the relevant jurisdiction from the Ontario/U.S.A. border crossings:

1. to points in Ontario and for the return of the same passengers on the same chartered trip to point of origin;

PROVIDED THAT there shall be no pick-up or discharge of passengers except at point of origin.

2. to points in Ontario on a one-way chartered trip without pick-up of passengers in Ontario.

- III. from points in the Province of Quebec as authorized by the relevant jurisdiction from the Ontario/Quebec border crossings:

1. to points in Ontario and for the return of the same passengers on the same chartered trip to point of origin;

PROVIDED THAT there shall be no pick-up or discharge of passengers except at point of origin.

2. to points in Ontario on a one-way chartered trip without pick-up of passengers in Ontario.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54, each having a maximum seating capacity of 12 passengers, exclusive of the driver.

Also applies for a public vehicle operating licence as follows: **47295-A**

For the transportation of passengers on a chartered trip from points in the Cities of Toronto, Hamilton, Greater Sudbury and Ottawa, the Regional Municipalities of Durham, York, Peel, Halton, Waterloo and Niagara and the Counties of Simcoe, Grey, Middlesex, Oxford and Elgin.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54, each having a maximum seating capacity of 12 passengers, exclusive of the driver.

(141-G122) **FELIX D'MELLO**
 Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act

Avis de non-observation de la Loi sur l'imposition des sociétés

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All

enquiries concerning this notice are to be directed to Ministry of Finance, Corporations Tax, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des sociétés*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des sociétés* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à l'Imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa ON L1H 8H6.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2008-03-29	
A.Z.E. AUTO SALES INC.	001127863
ALFA INCENTIVES INC.	000845548
ARMANDO PROFESSIONAL PHOTOGRAPHY INC.	001208254
ATS LOGISTICS INC.	001375575
AURORA CHIROPRACTIC & NATUROPATHIC CLINIC INC.	001270392
BALKWILL PAINTING INC.	001070202
BARRIE MOVERS LIMITED	001151913
BAZ TRANSPORT LTD.	001088331
BENZ PLUMBING LIMITED	000987131
BIG ISLAND RENOVATIONS INC.	002012728
BIRTHWAVES CANADA INC.	001232910
BLUESTREAM CAPITAL CORPORATION	002019207
BROADWAY FASHION HOLDINGS INC.	002033336
BUSINESS DEVELOPMENT SPECIALISTS INC.	002046327
CANEX CANADA INC.	001152462
CHERRY TREE WOOD WORK INC.	001584042
CINE PINOY INC.	001545083
CREDIT VALLEY FOOD SERVICES INC.	001448251
CROXALL & ASSOCIATES INC.	001400788
DEBT BUSTERS DEBT EXTERMINATION SERVICES INC.	001275676
DH DESIGN LTD.	001312739
E. ARELLA CONSTRUCTION LTD.	000358528
EUROPEAN WOMEN'S HEALTH CLUB INC.	000554936
FORTE COMMUNICATIONS INC.	001154051
GENERAL FURS LIMITED	000300624
GEORG JENSEN (CANADA) LIMITED	000978144
GOGAWIN INTERNATIONAL LIMITED	001323053
GREENFIELD HYDROPONIC SYSTEMS INC.	000854388
HI-TECH OFFICE FURNITURE INSTALLATIONS LTD.	000911629
HOOPS SPORTS BAR & GRILL INC.	001184627
HRMS DIRECTIONS, INC.	001167686
IFILL INC.	000534968
IRVIN J. CAPRON CONSTRUCTION INCORPORATED	000891795
JAYRON ENTERPRISES LIMITED	000353160
KAPPA HOLDINGS INC.	001301453
LAURIDON SPORTS MANAGEMENT INC.	001125586
LIFT-QUIP LTD.	000437781
LS CARPENTRY CANADA LTD.	001289601
M. S. S. HOLDINGS LTD.	001119656
MAN-SHIELD (ONT.) CONSTRUCTION INC.	001506304
MAPLESTAR TRADING CO. LTD.	001285221
MAVERICK SPORTS AND ENTERTAINMENT CORP.	001547860
MCDERMOTT PRODUCTIONS 2001 ONTARIO INC.	002003758
MELVILLE HEATING (STRATFORD) LTD.	000206157
MIDTOWN ELECTRONICS LTD.	002046216
MIKALAR STABLES INC.	002044832
MIKE THE MOVER LIMITED	000805373
NET SET TECHNOLOGIES INC.	001402073
NEWTPE MEDIA PRODUCTION INC.	001485316
NORTHWEST LODGING INTERNATIONAL (CANADA) INC.	001444691
OCO INVESTMENTS LTD.	000785752
OPTIONAL PERFORMANCE LTD.	001078631
OTHER WISE INC.	001328286
OWL ELECTRICAL SYSTEMS INC.	000889600
P&D HOME GUARD SAFETY LTD.	001566645
PACE 2000 METALS LTD.	001478044
PG MCSORTS INC.	001371461
PHIL & BILL'S SPORTSWEAR FASHION LTD.	001105348

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
PIONEER PRODUCTS CORP.	001475259
PRECISION PAVEMENT SERVICES LTD.	001172640
R. C. INVESTMENT HOLDINGS INC.	001175104
R.G.M. GLASS & MIRROR LIMITED	000486112
READ'S CALEDONIA MARKET LTD.	001080819
ROBERT ELDER CARRIAGE WORKS CAPITAL LIMITED	002015032
ROBERT L. ERB & ASSOCIATES INC.	000992761
SANDIFORD'S EXCAVATING LTD.	001306377
SFA BUSINESS SOLUTIONS LTD.	001387515
SHEKINAH TEXTILES INC.	001100323
SHING CHO COMPANY LIMITED	001107544
SIGNS & LIGHTING SERVICES INC.	001486668
SOHNA COLLECTIONS INC.	001512909
SOUTH SCARBOROUGH AUTO SERVICE LTD.	000654534
SUN YING CHONG SUPERMARKET INC.	001546043
SWITT MANAGEMENT LTD.	000536299
T-DOT CONNECTIONS LTD.	002018876
TEMPSTAFF SERVICES INC.	001533804
TIRE CITY INC.	000621969
WAKANTCHA BISTRO INC.	002008023
WATERSIDE WEST CAPITAL CORP.	001040148
WESTERN WASTE & DEMOLITION INC.	001312198
WHEELBASE INC.	001121230
WIZYSTEMS INC.	001126128
WORKS OF WONDER INC.	001349983
WORLDWIDE PAVING & INTERLOCKING LTD.	001281604
WYRCIMAGA HOLDINGS INC.	001473874
1006864 ONTARIO LTD.	001006864
1015498 ONTARIO INC.	001015498
1052838 ONTARIO LIMITED	001052838
1064953 ONTARIO INC.	001064953
1087876 ONTARIO LIMITED	001087876
1101389 ONTARIO INC	001101389
1255424 ONTARIO LIMITED	001255424
1257289 ONTARIO INC.	001257289
1265376 ONTARIO LTD.	001265376
1268734 ONTARIO INC.	001268734
1281382 ONTARIO LIMITED	001281382
1299028 ONTARIO INC.	001299028
1316040 ONTARIO INC.	001316040
1330480 ONTARIO INC.	001330480
1341946 ONTARIO LTD.	001341946
1343454 ONTARIO LTD.	001343454
1348324 ONTARIO LTD.	001348324
1479435 ONTARIO INC.	001479435
1494723 ONTARIO LTD.	001494723
1500414 ONTARIO INC.	001500414
1502171 ONTARIO LIMITED	001502171
1538738 ONTARIO INC.	001538738
1550748 ONTARIO INC.	001550748
1553348 ONTARIO INC.	001553348
2011750 ONTARIO INC.	002011750
2013735 ONTARIO INC.	002013735
2046785 ONTARIO LTD.	002046785
403700 ONTARIO LIMITED	000403700
478464 ONTARIO INC.	000478464
533098 ONTARIO LTD.	000533098
539299 ONTARIO LIMITED	000539299
579457 ONTARIO INC	000579457
837693 ONTARIO INC.	000837693
853889 ONTARIO LIMITED	000853889
935888 ONTARIO LTD.	000935888

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G123)

**Cancellation of Certificate
of Incorporation
(Corporations Tax Act Defaulters)
Annulation de certificat de constitution
(Non-observation de la Loi sur
l'imposition des sociétés)**

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificate of Incorporation of the corporations named hereunder have been cancelled by an Order for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, le certificat de constitution de la société sous-nommé a été annulée par Ordre pour non-observation des dispositions de la *Loi sur l'imposition des sociétés* et que la dissolution de la société concernée prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2008-03-03

ADVENT NEW MEDIA CORPORATION	001177990
AESTHETIC CREATIONS INC.	001151248
AMANTE CORPORATION	001200151
AUTORENA AUTOMOBILES INC.	001173042
AWL LEATHER LIMITED	001190733
B.G. HEATING & COOLING INC.	001180872
BAJWA AUTO COLLISION & REPAIR INC.	001193535
C.G.K. FACILITIES MANAGEMENT INC.	001182218
CALSERVICE CANADA, INC.	001184846
CANADA ORIENTAL SUNSHINE ENTERPRISES LTD.	001176883
CKC DEVELOPMENTS INC.	001167771
CORPORATE FLOORING SYSTEMS INC.	001161438
CORSAL HOLDINGS LTD.	001161750
COUNTRYSIDE MARKETING CORPORATION	001186792
DANG DE LION (CANADA) INC.	001192276
DOUBLE DIAMOND LIMOUSINE SERVICE (LONDON) INC.	001167521
DYNAMIC FLOW SOLUTIONS INC.	001198620
ECXCHANGE LIMITED	001182865
EL BASHA LTD.	001159620
ELFUNBEL INC.	001159365
FANTASY GAMING ENTERTAINMENT INC.	001180873
FIGA CLOTHING DESIGNERS INC.	001168893
GFJ BUSINESS SERVICES INC.	001183573
GUARNERI DECOR INC.	001179774
HEARTSOUNDS - A HEALING PLACE LIMITED	001178899
IBBOTSON INVESTMENTS INC.	001175057
INVESTMENT TECHNOLOGIES INC.	001184852
JENERATE MARKETING INC.	001179702
JUSTICE SOLUTIONS LTD.	001180617
KARMALI CONSULTING ASSOCIATES INC.	001199343
LES FILMS AUX BORDS DE L'ABIME LTEE	001197985
LOONEY, TOONEY & UP LTD.	001176884
M.A.G. ENTERPRISES INC.	001192941
MAGIC TUNES ENTERTAINMENT INC.	001190316
MARCASITE INVESTMENTS INC.	001166040
MARK NEWELL & ASSOCIATES FINANCIAL SERVICES INC.	001141492
MELLOW ART CARPENTRY INC.	001200145
MYNNE ZUCKERMAN HOLDINGS CORP.	001191400
NCODE TECHNOLOGIES INC.	001180655

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
OMAYAD PALACE INCORPORATED	001196059
ONTARIO PRINTING SERVICES INC.	001190315
P. COSTELLO INSURANCE BROKERS LTD.	000397818
P.S. SOLUTIONS LIMITED	001182271
PARTTA INC.	001184278
PORT PERRY TEL SALES & SERVICE INC.	001162835
R.D. HANSEN HOLDINGS INC.	001177023
RA SHARABIANI TRADING CO LTD.	001168883
RE-SOURCE ONTARIO INC.	001183338
RHINO ECOSYSTEMS INC.	001183574
ROYAL INTERNATIONAL TRADE LTD.	001194891
S.O.S. ENTERPRISES INC.	001187784
SECURITY CONSULTANTS & INVESTIGATIONS LTD.	001183117
SELECT PERMANENT ROOFING LTD.	001175004
SINOMAX (CANADA) LTD.	001192731
SUNNYSIDE PHYSICAL AND SPORTS MEDICINE CENTRE INC.	001200076
SWITHCO INCORPORATED	001161942
THE BLACKFLY GROUP INC.	001183557
THE MANNING INSURANCE & INVESTMENT CO. LTD.	001170522
TIMELINE PROMOTIONS INC.	001162413
TORONTO SUPRA PRO SOCCER INC.	001176611
TWO SIRIUS INC.	001187037
UNTOUCHABLE MASTERY INC.	001167253
VALLEY HOMES REALTY LTD.	001155379
WEATHERBEE HEATING & AIR CONDITIONING LTD.	001180420
WELL-CENTURY TRADING INC.	001164577
WYLV HOLDING LTD.	001196635
ZENITH INTERNATIONAL CORPORATION	001194968
1131493 ONTARIO INC.	001131493
1146303 ONTARIO INC.	001146303
1146326 ONTARIO LIMITED	001146326
1157258 ONTARIO INC.	001157258
1159417 ONTARIO INC.	001159417
1160557 ONTARIO INC.	001160557
1163938 ONTARIO LIMITED	001163938
1164170 ONTARIO LTD.	001164170
1164557 ONTARIO INC.	001164557
1164708 ONTARIO LIMITED	001164708
1164784 ONTARIO INC.	001164784
1165867 ONTARIO INC.	001165867
1167206 ONTARIO INC.	001167206
1167563 ONTARIO INC.	001167563
1167925 ONTARIO LIMITED	001167925
1169470 ONTARIO INC.	001169470
1171766 ONTARIO LTD.	001171766
1173032 ONTARIO INC.	001173032
1173895 ONTARIO LIMITED	001173895
1173956 ONTARIO LIMITED	001173956
1173971 ONTARIO LIMITED	001173971
1175060 ONTARIO LTD.	001175060
1176063 ONTARIO LIMITED	001176063
1177629 ONTARIO LIMITED	001177629
1178672 ONTARIO LTD.	001178672
1179685 ONTARIO INC.	001179685
1180011 ONTARIO INC.	001180011
1182202 ONTARIO INC.	001182202
1187565 ONTARIO INC.	001187565
1188965 ONTARIO INC.	001188965
1189555 ONTARIO INC.	001189555
1190170 ONTARIO INC.	001190170
1190449 ONTARIO INC.	001190449
1190942 ONTARIO LIMITED	001190942
1194441 ONTARIO INC.	001194441
1195219 ONTARIO INC.	001195219

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1195966 ONTARIO LIMITED	001195966
1196012 ONTARIO LIMITED	001196012
1290100 ONTARIO INC.	001290100
1365201 ONTARIO LIMITED	001365201
1381481 ONTARIO INC.	001381481
2900 BATHURST STREET LIMITED	001183289

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G124)

Certificate of Dissolution Certificat de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act* has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les sociétés par actions*, un certificat de dissolution a été inscrit pour les compagnies suivantes. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2008-02-01	
J. N. T. INVESTMENTS LTD.	000397105
2008-02-12	
INDICAN IMPORTS & EXPORTS INC.	001021600
2008-02-25	
ALLATIUS INTERNATIONAL INC.	001585235
2032403 ONTARIO LTD.	002032403
2008-02-26	
CARR-ED. ENTERPRISES INC.	001085423
LONDON DISCOUNT REALTY SERVICES LIMITED	001047590
NORTHCOTE DEVELOPMENTS LIMITED	000238594
OZ MANAGEMENT INC.	000919506
PROMEX INDUSTRIES INC.	001126024
R. M. CLARK MFG. LTD.	000240593
TOMMADE CANADA LTD.	001632068
VR ROLLFORMING LIMITED	000867420
1104884 ONTARIO INC.	001104884
1149374 ONTARIO INC.	001149374
1184424 ONTARIO INC.	001184424
2097363 ONTARIO INC.	002097363
2008-02-27	
ALIMAR FOODS CORPORATION	000513239
AMIK FOREST RENEWAL LIMITED	001304933
ARNEZ CAPITAL CORPORATION	001230010
ASPER HOLDINGS INC.	001427148
BLUE RIBBON LIVESTOCK PHOTOGRAPHY INC.	002070093
BRULIN COMPANY LTD	001187738
DEVPLAN DEVELOPMENT SERVICES INC.	000420672
EWP INDUSTRIAL GRINDING INC.	001275116
GEMCO INTERNATIONAL INC.	001143980
GEORGE NISHIKAWA & ASSOCIATES LIMITED	000542136
GOGO AUTO SERVICES CORPORATION	002057599
JUSTICE TIME PARALEGAL SERVICES INC.	002085622
KNJ INTERNATIONAL CO. LTD.	002020814

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
LUSTIG & DOO INVESTMENTS LTD.	001036983
MACORD ELECTRIC INC.	001308118
MIDPORT VENTURES LIMITED	001309924
POWER ELECTRONIC SYSTEMS INC.	001087241
SUI SENG (OVERSEAS) LTD.	001453531
THE GROOVE DIVAS INC.	002024056
THE SECOND CITY TELEVISION PRODUCTIONS LIMITED	001153683
TIMBERWOOD DEVELOPMENT CORPORATION	001252187
TRIO HOLDING INC.	001238798
WORLD TRADE BUSINESS INC.	001672738
1208738 ONTARIO LIMITED	001208738
1236566 ONTARIO LIMITED	001236566
1239354 ONTARIO LIMITED	001239354
1636394 ONTARIO INC.	001636394
1649485 ONTARIO LTD.	001649485
2004688 ONTARIO INC.	002004688
2020215 ONTARIO LIMITED	002020215
423934 ONTARIO LTD.	000423934
829321 ONTARIO CORPORATION	000829321
2008-02-28	
A DONG GROCERIES INC.	000702630
AAAA DRAIN PRO'S INC.	001612302
ACADEMY OF TRADITIONAL ACUPUNCTURE INC.	001252687
BANA SOFTWARE SOLUTIONS INC.	001488796
BLANCHARD'S CONFECTIONERY LTD.	000917060
CAMBRIAN CAPITAL MANAGEMENT INC.	001432529
CHIRURGIE INSTRUMENT REPAIR INCORPORATED	000482433
CITY MUFFLER SALES LIMITED	000356083
D2J TELECOM INC.	001414474
EB & R ENTERPRISES LTD.	001155578
FABY GAMES INC.	001106759
FLOORSTORE LIMITED	001436530
HOWARD G. BLACKBURN LIMITED	000348379
M & C LANDSCAPERS (ONTARIO) INC.	000308761
MARILYN'S AEROBIC EXERCISE STUDIO INC.	000614641
PER N BAR ENTERPRISES CORP.	002036283
R.D.G. ENTERPRISES INC.	001340769
RONALD F. EKBLAD LIMITED	000206755
SEMITECH TELECOM LTD.	001371426
SUNTRACK TRANSPORT LIMITED	001392366
TEDD SYSTEMS INC.	000784123
TGEA INVESTMENTS INC.	000856080
1017872 ONTARIO LIMITED	001017872
1048033 ONTARIO INC.	001048033
1141220 ONTARIO INC.	001141220
1186788 ONTARIO INC.	001186788
1221589 ONTARIO LIMITED	001221589
1254701 ONTARIO LTD.	001254701
1284591 ONTARIO INC.	001284591
1300326 ONTARIO LIMITED	001300326
1317060 ONTARIO INC.	001317060
1383694 ONTARIO LIMITED	001383694
1414475 ONTARIO INC.	001414475
1471238 ONTARIO INC.	001471238
1568430 ONTARIO INC.	001568430
2008374 ONTARIO LIMITED	002008374
2085020 ONTARIO INC.	002085020
2142239 ONTARIO LTD.	002142239
459392 ONTARIO LIMITED	000459392
591601 ONTARIO INC.	000591601
662182 ONTARIO LIMITED	000662182
679520 ONTARIO LIMITED	000679520
764867 ONTARIO INC.	000764867
815518 ONTARIO LIMITED	000815518
982446 ONTARIO INC.	000982446

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2008-02-29	
BRAINCHILD TORONTO CONSULTANT INC.	001019724
DINE MANAGEMENT GROUP LTD.	000704216
DO-PLAN CONSULTANTS LTD.	000574817
DONNY'S MEAT MARKET (STEELES) LIMITED	000412527
ELDENTCO LIMITED	001384994
ELJAN MANAGEMENT INCORPORATED	000287121
GECO INTERNATIONAL CORPORATION	001488630
GEMACON CONTRACTING LTD.	001623062
KINGSBROOK INVESTMENTS INC.	001445720
LAXTON INVESTMENTS LIMITED	000276493
MALLPRO CORPORATION	000398581
ONMAX SYSTEMS INC.	000844480
RAPHAEL SERVICES LTD.	002028888
ROY P. BRENNHAM CONSULTANTS INC.	001170078
ROYAL THAI INC.	002052573
SANDWICH PLUS INC.	001455216
T W PRO THE WARRANTY PROFESSIONALS INC.	001242681
TAHA LOGISTICS INC.	002048022
ZION TRAVEL LIMITED	001134768
1313598 ONTARIO LTD.	001313598
1347062 ONTARIO INC.	001347062
1382724 ONTARIO INC.	001382724
1454057 ONTARIO LIMITED	001454057
1609411 ONTARIO LTD.	001609411
519186 ONTARIO LIMITED	000519186
848809 ONTARIO LIMITED	000848809
934204 ONTARIO LIMITED	000934204
949825 ONTARIO INC.	000949825
95 QUEEN DEVELOPMENTS LTD.	001351697
952542 ONTARIO LIMITED	000952542
2008-03-03	
ADMNP ONTARIO INC.	002047096
ADVANCED DRUG MART INC.	001668084
AMIBAR BUILDING LTD.	000596152
ANIK APTS. LTD.	000655196
CHISHTI SADAF MUSARRAT INC.	001436399
DI PARDO HOLDINGS LTD.	000514116
DOLENICH ENTERPRISES LTD.	001541431
FIRST GIBALTAR CAPITAL INC.	001071968
JOHN MAHER NEUROSCIENCES INC.	001267893
KAYDEE EXPRESS INC.	002019274
LB LANDSCAPING INC.	001685137
MAPLE HOMES GROUP INC.	001452166
MARCHETTINI HOLDINGS INC.	001310690
MODERN MOLD INC.	001583882
NIAGARA PENINSULA INVESTMENTS LIMITED	001083346
PEDRO'S JANITORIAL SERVICE INC.	001318984
PERTUTTI MOTORS INC.	001623367
RAO & ASSOCIATES LABOUR CONSULTANTS INC.	001034137
RESTAURANT MANAGEMENT & SUPPLY INC.	001625862
ST. MINA DRUG SERVICES INC.	001636492
SURPASS SECURITY SERVICES INC.	001475108
THAI CITY RESTAURANT INC.	002030744
TRILLIUM TRANSPORT KB LOGISTICS LTD.	001544538
VERNY MEDIA AND MANAGEMENT INC.	000283619
WASSCO INVESTMENTS INC.	000925246
WILLIAMS FOUNDRY CONSULTANTS LTD.	001560807
YSC CUTTING SERVICES INC.	001428789
1009299 ONTARIO LTD.	001009299
1093959 ONTARIO LIMITED	001093959
1128468 ONTARIO INC.	001128468
1276372 ONTARIO INC.	001276372

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1321338 ONTARIO LIMITED	001321338
1390623 ONTARIO INC.	001390623
1420610 ONTARIO CORPORATION	001420610
1469404 ONTARIO INC.	001469404
1612951 ONTARIO INC.	001612951
2 PERCENT CANADA INC.	002091574
2066079 ONTARIO INC.	002066079
2099848 ONTARIO LIMITED	002099848
2101442 ONTARIO INC.	002101442
2109306 ONTARIO LTD.	002109306
256825 ONTARIO LIMITED	000256825
525863 ONTARIO LIMITED	000525863
561943 ONTARIO INC.	000561943
723638 ONTARIO INC.	000723638
913719 ONTARIO LIMITED	000913719
185564 ONTARIO INC.	000918564
2008-03-04	
CANADIAN OREBODIES INC.	002155973
CHRIS LEE PHARMACY LTD.	001027041
DAVEY & HUTTER SERVICES LTD.	000314864
PENTLAND DEVELOPMENTS LIMITED	000648033
S B BRIGDEN & DISTRICT AMBULANCE SERVICE LTD.	000832244
TACOM CRANE SERVICE LTD.	000822586
1218122 ONTARIO INC.	001218122
1722745 ONTARIO LTD.	001722745
2008-03-06	
A. REA LAWN CARE AND LANDSCAPING INC.	002051663
ADSR LIMITED	000428222
BASEMENT BAR & GRILL LTD.	001322900
CBF PRODUCTIONS INC.	000379106
CONTINENTAL SHINE COMPANY LTD.	001667101
CORN STAR PRODUCTIONS INC.	001455243
D & N MECHANICAL LTD.	001451216
DISCOUNT DRIVEWAY SEALING INC.	002073284
ELITE EXERCISE INC.	001432228
G.D. COOPER CONSULTANTS INC.	001024110
GENEX SYSTEMS PROFESSIONALS GROUP LIMITED	001515268
LITTLE SCHOLARS ENRICHED NURSERY SCHOOL INC.	002107859
LIVE AUDIO WRESTLING INC.	001346155
MAN NAR EMBROIDERY INC.	001264728
MAPLE DATA SYSTEMS CORP	001508836
MATHMAGIC LTD.	001411728
MECA FASHIONS LTD.	001531791
NORTHERN PROPERTY CORP.	001621228
NORTHWOODS AIR SERVICES LTD.	001277962
OPEN FALCON INCORPORATED	002049113
PAN MAPLE INC.	002035691
PROTO WIRE INC.	002094042
P2 BEVERAGES INC.	001689570
SABEX CORPORATION	000972057
VINCEWAY CONTRACTING LTD.	000783441
WILLIAM BAKER AUDIO SERVICES INC.	001717538
WSD GLASS INDUSTRIES INC.	001569403
1066444 ONTARIO LIMITED	001066444
1186568 ONTARIO LIMITED	001186568
1246378 ONTARIO INC.	001246378
1294416 ONTARIO INC.	001294416
1515331 ONTARIO LIMITED	001515331
1515332 ONTARIO LIMITED	001515332
1598135 ONTARIO LIMITED	001598135
2015363 ONTARIO INC.	002015363
2056229 ONTARIO INC.	002056229
2065965 ONTARIO LTD.	002065965
738837 ONTARIO LIMITED	000738837
2008-03-07	
A STEP FURTHER LTD.	001675245
AG UTS CAMPUS INC.	001628184

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
COAST TO COAST HARDWARE SALES (EAST) 2001 LTD.	001455174
DAMBROS TIMBER LIMITED	001333563
DLF INVESTMENTS LTD.	000846396
DOCTOR PLASTICS INCORPORATED	001266270
DUGGAN ENERGY SERVICES INC.	000985883
FORWARD TRANS INC.	002099014
GENERAL PACKAGING LIMITED	000249735
GO ENTERPRISES LTD.	002003109
INVEST AVTOSTOIY INC.	001492513
K-COMM ENTERPRISES LTD.	001636746
LEIGHN ENTERTAINMENT, INC.	002109436
MARKLAND WOODS BEAUTY SALON LIMITED	000534026
MIDANSLEY INTERNATIONAL CORPORATION	000992604
NBS CARD SERVICES INC.	000508693
OSCAR'S R.I.C.E. LTD.	001014316
PEACHTREE TRILLIUM INC.	001145866
SAVVY SECURITY INC.	002027712
SECOND CUP MFC INC.	001730741
SUNHOME MANAGEMENT SERVICES INC.	001435066
SUNRAYS TECHNOLOGIES INC.	002024127
TORONTO K.J. INC.	001402469
W.H.T. INVESTMENTS CORP.	000614302
WATKINS CARTRIDGE LTD.	002087634
1015745 ONTARIO INC.	001015745
1228253 ONTARIO INC.	001228253
1292359 ONTARIO INC.	001292359
1337544 ONTARIO LIMITED	001337544
1338768 ONTARIO INC.	001338768
1342077 ONTARIO INC.	001342077
1363567 ONTARIO INC.	001363567
1371045 ONTARIO LTD.	001371045
1494696 ONTARIO INC.	001494696
1511309 ONTARIO LIMITED	001511309
1564321 ONTARIO LIMITED	001564321
1590554 ONTARIO INC.	001590554
1627578 ONTARIO LTD.	001627578
1651899 ONTARIO INC.	001651899
1658271 ONTARIO LTD.	001658271
2008-03-10	
AFFORDABLE SIGN CENTRE INC.	001319357
ANREKU LIMITED	000478591
ARGENTIA RIDGE WINES INC.	002025896
AYA EXPRESS LINES INC.	001699512
B & C BROCKINGTON AND ASSOCIATES LTD.	002026053
BARBARA COWAN CONSULTING SERVICES LTD.	000765602
DARRYL LANE - ARCHITECT INC.	001064094
DEHMIRI ONTARIO INC.	001545933
DOG POUND SPORTS BAR INC.	001071636
DQM INC.	001639317
DYMA SOLUTIONS INCORPORATED	001533110
ENCORE AUTOMOBILE WHOLESALERS LTD.	000887123
FULLERTON, SHERWOOD ENGINEERING LTD.	000466664
GLOBALINX TECHNOLOGY INC.	001178633
HANIBAL SERVICES INC.	001424646
INNOVATIVE TILES INC.	001639656
JDC COURIER INC.	002064391
JUICEPAK BEVERAGE SOLUTIONS INC.	002032245
KAMIC INCORPORATED	000258643
LEFEUVRE'S CANDIES INCORPORATED	001144172
M. RAMPTON-MAXEY FINANCIAL SERVICES INC.	001359040
M.J. CONRAD'S FINE FASHIONS INC.	000892340
MAY M. LEBLANC HOLDINGS LTD.	000571101

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
NATIONAL INDUSTRIES MARKETING AND SERVICES CORP.	002058716
RGL GIFTWARE (OAKVILLE) INC.	002031896
RHYTHM ENTERTAINMENT INC.	001524319
STRIKING COLORS INC.	001412634
THE ROAD HOME INC.	001138716
TRANSILVANIA INTERNATIONAL TRADING INC.	002050325
TYNER-SHORTEN MEN'S SHOPS LIMITED	000208896
UNIWORLD INTERNATIONAL ENVIRONMENT PROTECTION INC.	001410957
UNIWORLD INTERNATIONAL INC.	001074916
1081044 ONTARIO LIMITED	001081044
12 CLARENCE PROPERTIES LIMITED	001202597
1257120 ONTARIO INC.	001257120
1273407 ONTARIO LIMITED	001273407
1277639 ONTARIO LIMITED	001277639
1379917 ONTARIO LIMITED	001379917
1553630 ONTARIO LTD.	001553630
1699252 ONTARIO INC.	001699252
1730485 ONTARIO LTD.	001730485
2128182 ONTARIO INC.	002128182
539615 ONTARIO INC.	000539615
628410 ONTARIO LIMITED	000628410
638460 ONTARIO LTD.	000638460
731512 ONTARIO LIMITED	000731512
910205 ONTARIO INC.	000910205
2008-03-11	
BLUE WATER FINANCIAL SERVICES LTD.	000584257
BOB'S CAGE 'N PETS INC.	001529051
BRIAN W. SIMPSON PROFESSIONAL CORPORATION	002020541
CANARD VALLEY BUILDERS INC.	001027408
CAPREDONI CRYSTAL INC.	001083362
CENTRAL BUILDING CLEANING SERVICES INC.	001126035
CHAMPLAIN WOODLAND GROUP INC.	001692350
CHT STEEL COMPANY INC. LA COMPAGNIE D'ACIER CHT INC	000657826
DEMINA SERVICES INC.	002094250
DORIA DECOR INC.	001114533
FILTRAI CANADA LIMITED	000581203
FUN/KOOL SERVICES INC.	001238367
FUTURE JOB INC.	001617727
HEALING FOR THE NATION LTD.	001654052
HULST FINANCIAL GROUP LTD.	002047290
JAY AMBE SALES INC.	001685466
K AND C HOLDINGS LIMITED	001199744
KAMBOHTECH INC.	001450765
KEVIN'S GENERAL STORE INC.	001691046
MARBLE CREST HOMES INC.	000861237
MILNE FOODS LTD.	001507756
NORTH WESTERN AUTO SERVICE LTD.	000336875
POSITIF INC.	002080842
RIMM INTERNATIONAL SEAFOOD CORPORATION	001520737
S. BANKS GROUP INC.	001354108
SCIENTIFIC ADVISORY SERVICES. LTD.	001278930
TREFOIL HOLDINGS INC.	002002396
WINDSPEAR HOLDINGS INC.	000768982
YAU MING CHINESE RESTAURANT INC.	001565187
YOLLES BUILDING SCIENCE SERVICES LIMITED	001052358
ZYREX MEDIA TECHNOLOGIES INC.	001400566
1140097 ONTARIO LIMITED	001140097
1278973 ONTARIO INC.	001278973
1717202 ONTARIO INC.	001717202
1742827 ONTARIO LIMITED	001742827
286321 ONTARIO LIMITED	000286321
350005 (ONTARIO) LTD.	000350005

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
892296 ONTARIO LIMITED	000892296
2008-03-12	
ABLE CREATIONS INC.	002055625
AQUAJUST INC.	001556350
BLACKCAN PRODUCTIONS LTD.	002052301
EXIT WOUNDS INC.	001418201
GAIKEAR HOLDINGS LIMITED	000657163
INSTA-GRO CANADA LTD.	000630115
J + H FILMS CANADA LTD.	002051979
KONICA MINOLTA PHOTO IMAGING CANADA, INC./IMAGERIE PHOTO KONICA MINOLTA INC.	001589782
MARKEAR HOLDINGS LIMITED	000657164
MAXFLY AIR CHARTER LIMITED	002076628
PORTABLE P.C. LTD.	001283461
SCORE PRODUCTIONS CLE INC./LES PRODUCTIONS SCORE CLE INC.	001440506
STEKEAR HOLDINGS LIMITED	000657165
SUSHI FOR ALL INC.	001693789
TAWNY RIDGE PROPERTIES INC.	000804314
THE H5 PROJECT - REALITY TEST LAB INC.	001210657
THE H5 PROJECT - VRML TEST LAB INC.	001210650
THE H5 PROJECT INC.	001210649
UNITE HOME INSPECTION INC.	001701878
YKY FASHION COMPANY LTD.	001221701
1063792 ONTARIO INC.	001063792
1196257 ONTARIO INC.	001196257
1380061 ONTARIO LIMITED	001380061
1465861 ONTARIO LIMITED	001465861
1502871 ONTARIO LTD.	001502871
1507728 ONTARIO INC.	001507728
1626653 ONTARIO LIMITED	001626653
1689479 ONTARIO LIMITED	001689479
2113734 ONTARIO INC.	002113734
260 ESPLANADE HOLDINGS LIMITED	000822532
331220 ONTARIO LIMITED	000331220
720127 ONTARIO LIMITED	000720127
2008-03-13	
BMSR SALES INC.	001499749
BQ FINANCIAL SERVICES INC.	001178586
CAPEWAY SOLUTIONS INC.	001600044
EXCELCOM INTERNATIONAL INC.	001507760
FERRO'S APPAREL INC.	001152396
GANGWARILY INVESTMENTS INC.	000636778
JIN SENG INTERNATIONAL TRADING INC.	001462099
JULES L. GOLDSTEIN INC.	001001363
PARIS CUSTOM DRAPERY LTD.	000335377
QUICK MEDICAL DATA INC.	000835116
1245681 ONTARIO INC.	001245681
1451860 ONTARIO INC.	001451860
1521002 ONTARIO INC.	001521002
1595699 ONTARIO LIMITED	001595699
1715021 ONTARIO LIMITED	001715021
2027786 ONTARIO INC.	002027786
685558 ONTARIO LIMITED	000685558

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G125)

ERRATUM NOTICE Avis d'erreur

ONTARIO CORPORATION NUMBER 19440

Vide Ontario Gazette, Vol. 138-14 dated April 2, 2005

NOTICE IS HEREBY GIVEN that the notice issued under section 241(4) of the Business Corporations Act set out in the April 2, 2005 issue of the Ontario Gazette with respect to Shriner's Club of Brantford, Limited was issued in error and is null and void.

Cf. Gazette de l'Ontario, Vol. 138-14 datée du 2 avril 2005

PAR LA PRÉSENTE, nous vous informons que l'avis émis en vertu de l'article 241(4) de la Loi sur les sociétés par actions et énoncé dans la Gazette de l'Ontario du 2 avril 2005 relativement à Shriner's Club of Brantford, Limited, a été délivré par erreur et qu'il est nul et sans effet.

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G126)

Co-operative Corporations Act Certificate of Incorporation Issued Loi sur les sociétés coopératives Certificat de Constitution Délivré

NOTICE IS HEREBY GIVEN that, under the Co-operative Corporations Act, a certificate of incorporation has been issued to:

AVIS EST DONNÉ PAR LES PRÉSENTES qu'en vertu de la Loi sur les sociétés coopératives un certificat de constitutions a été délivré à:

Name of Co-operative: Nom de la coopérative	Date of Incorporation Date de constitution	Head Office Siège Social
BlueWater AgriWind Co-operative Inc.	February 14, 2008	Forest
La coopérative de la Maison familiale rurale franco-ontarienne Inc.	March 4, 2008	Alfred
Huron Pines Housing Co-operative Inc.	March 4, 2008	London
Ottawa Valley Food Co-operative Inc.	December 19, 2007	Eganville

GRANT SWANSON
Executive Director/Directeur,
Licensing and Market Conduct Division
Financial Services Commission
of Ontario/Division de la délivrance
des permis et de la surveillance des marchés
Commission des services financiers de l'Ontario
by delegated authority from the Superintendent
of Financial Services/en vertu des pouvoirs
délégués par le surintendant des services financiers

(141-G127)

**Co-operative Corporations Act
Certificate of Amendment Issued
Loi sur les sociétés coopératives
Certificat de Modification Délivré**

NOTICE IS HEREBY GIVEN that, under the Co-operative Corporations Act, a certificate of amendment has been effected as follows:

AVIS EST PAR LA PRÉSENTE DONNÉ qu'en vertu de la Loi sur les sociétés coopératives un certificat de modification a été apporté au statut de la compagnie mentionnée ci-dessous:

Date of Incorporation: Date de constitution	Name of Co-operative Nom de la Coopérative	Effective Date Date d'entrée en vigueur
August 8, 1979	Stayner Co-operative Nursery School Inc. Change its name to: Clearview Community Co-operative Nursery School Inc.	March 19, 2008

GRANT SWANSON
Executive Director/Directeur,
Licensing and Market Conduct Division
Financial Services Commission
of Ontario/Division de la délivrance
des permis et de la surveillance des marchés
Commission des services financiers de l'Ontario
by delegated authority from the Superintendent
of Financial Services/en vertu des pouvoirs
délégués par le surintendant des services financiers

(141-G128)

**Co-operative Corporations Act
Cancellation of Certificate of
Incorporation Issued
Loi sur les sociétés coopératives
Annulation du certificat de
constitution Délivré**

NOTICE IS HEREBY GIVEN that, under the Co-operative Corporations Act, the certificate of incorporation of the co-operative name hereunder has been cancelled by an order

Dated February 5, 2008 under section 166 of the Co-operative Corporations Act and the said co-operative is hereby dissolved effective February 5, 2008.

AVIS EST DONNÉ PAR LES PRÉSENTES qu'en vertu de la Loi sur les sociétés coopératives le certificat de constitution de la coopérative mentionnée ci-dessous est annulé par un décret

Daté du 5 février 2008 sous l'article 166 de la Loi sur les sociétés coopératives, et ladite coopérative est par la présente dissoute à compter du 5 février 2008.

Name of Co-operative: Nom de la Coopérative	Ontario Corporation Number Numéro de corporation de l'Ontario	Date of Incorporation Date de constitution
The Lanark County Cottage Industry Co-operative Inc.	958321	December 18, 1995

GRANT SWANSON
Executive Director/Directeur,
Licensing and Market Conduct Division
Financial Services Commission
of Ontario/Division de la délivrance
des permis et de la surveillance des marchés
Commission des services financiers de l'Ontario
by delegated authority from the Superintendent
of Financial Services/en vertu des pouvoirs
délégués par le surintendant des services financiers

(141-G129)

**Co-operative Corporations Act
Certificate of Dissolution Issued
Loi sur les sociétés coopératives
Certificat de Constitution Délivré**

NOTICE IS HEREBY GIVEN that, under the Co-operative Corporations Act, a certificate of dissolution has been issued to:

AVIS EST DONNÉ PAR LES PRÉSENTES qu'en vertu de la Loi sur les sociétés coopératives un certificat de dissolution a été délivré à:

Name of Co-operative: Nom de la Coopérative	Date of Incorporation Date de constitution	Effective Date Date d'entrée en vigueur
Leeds Grenville Entrepreneurial Co-operative Inc.	November 9, 1995	January 31, 2008

GRANT SWANSON
Executive Director/Directeur,
Licensing and Market Conduct Division
Financial Services Commission
of Ontario/Division de la délivrance
des permis et de la surveillance des marchés
Commission des services financiers de l'Ontario
by delegated authority from the Superintendent
of Financial Services/en vertu des pouvoirs
délégués par le surintendant des services financiers

(141-G130)

Credit Unions, Caisses Populaires Act Certificate of Amalgamation Issued Loi sur les credit unions et caisses populaires Certificat de Fusion Délivré

NOTICE IS HEREBY GIVEN that, under the Credit Unions and Caisses Populaires Act, a certificate of amalgamation has been issued to:

AVIS EST DONNÉ PAR LES PRÉSENTES qu'en vertu de la Loi sur les credit unions et caisses populaires un certificat de fusion a été délivré à:

Name of Amalgamated Corporation Amalgamating Corporations Denomination sociale de la Compagnie issue de fusion : Compagnies qui fusionnent	Ontario Corporation Number Numero matricule de l'Ontario
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2008-02-29 1613507

YOUR NEIGHBOURHOOD
CREDIT UNION LIMITED
(Your Neighbourhood Credit
Union Limited and Mitchell &
District Credit Union Limited)

2008-02-29 1613508

CATARACT SAVINGS &
CREDIT UNION LIMITED
(Cataract Savings & Credit
Union Limited and Dana Canada
Employees' (Ontario) Credit
Union Limited)

GRANT SWANSON
Executive Director/Directeur,
Licensing and Market Conduct Division
Financial Services Commission
of Ontario/Division de la délivrance
des permis et de la surveillance des marchés
Commission des services financiers de l'Ontario
by delegated authority from the Superintendent
of Financial Services/en vertu des pouvoirs
délégués par le surintendant des services financiers

(141-G131)

Marriage Act Loi sur le mariage

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

Mar 3-7

NAME	LOCATION	EFFECTIVE DATE
Bogle, Paul	Hamilton, ON	06-Mar-08
Selby, Robert Francis Coleman	Kitchener, ON	06-Mar-08
Mitchell, Lise Kathleen	Owen Sound, ON	06-Mar-08
Asselstine, Lorraine	Sharbot Lake, ON	06-Mar-08
Rombaoa, Maria Elka	North York, ON	06-Mar-08
Dow, Andrew	London, ON	06-Mar-08

NAME	LOCATION	EFFECTIVE DATE
Houldcroft, Helena-Rose	Toronto, ON	06-Mar-08
Bowen, Marjorie	Etobicoke, ON	06-Mar-08
Kirkby, Margaret J.	Prescott, ON	06-Mar-08
Rideout, Paul Archibald Curtis	London, ON	06-Mar-08
Rideout, Kelly Marie	London, ON	06-Mar-08
Maragh, Raymond	Scarborough, ON	06-Mar-08
Bowers, Catharina	Oshawa, ON	06-Mar-08
Legge, Lynda C.	Chesley, ON	06-Mar-08
Zdrojewski, Evgeniusz	Toronto, ON	06-Mar-08
Smith, Wesley	Thornton, ON	06-Mar-08
Madzarevic, Zarko	Toronto, ON	06-Mar-08
Cordova Soto, Carmen Graciela	Toronto, ON	06-Mar-08
Suamunu-Luas, Alain	Etobicoke, ON	06-Mar-08
Ford, Paul G.	Scarborough, ON	07-Mar-08
Garabedian, Krikor	Toronto, ON	07-Mar-08
MacJanet, Garnet Franklin	Sault Ste Marie, ON	07-Mar-08
Vitale, Dominic	Thorold, ON	07-Mar-08
Milligan, Douglas Earl	Alliston, ON	07-Mar-08
Marchio, Bernardo	Woodbridge, ON	07-Mar-08
Santamaria, Maria Elena	Toronto, ON	07-Mar-08
Wiseman, Walter Roy B.	Oshawa, ON	07-Mar-08
Dawes, Stuart Wayne	Cambridge, ON	07-Mar-08
Toma, Mircea	Markham, ON	07-Mar-08
Beacon, Joanne	Ridgeway, ON	07-Mar-08
Botnick, Yehoshua	Ottawa, ON	07-Mar-08
Burnett-Cole, Teresa	Toronto, ON	07-Mar-08

RE-REGISTRATIONS

NAME	LOCATION	EFFECTIVE DATE
Wood, David R.	Sarnia, ON	06-Mar-08

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autoris des mariages en Ontario ont été délivrés aux suivants:

NAME	LOCATION	EFFECTIVE DATE
Colaco, Avinash R. July 10, 2008 to July 14, 2008	Brooks, N.B.	06-Mar-08
Howatt, Carol August 21, 2008 to August 25, 2008	Souris, PE	06-Mar-08
Purdie, Raymond L. May 28, 2008 to June 1, 2008	Saskatoon, SK	06-Mar-08
Flodell, Kelly Ray June 12, 2008 to June 16, 2008	Creighton, SK	07-Mar-08
Amato, Biagio August 21, 2008 to August 25, 2008	Catanjaro, Italy	07-Mar-08
Slomp, Willem B. April 17, 2008 to April 21, 2008	Edmonton, AB	07-Mar-08
Doey, Joseph John June 26, 2008 to June 30, 2008	Blenheim, ON	07-Mar-08
Gillieo, Lloyd May 1, 2008 to May 5, 2008	Bridgewater, NS	07-Mar-08

(141-G132) JUDITH M. HARTMAN,
Deputy Registrar General/
Registraire générale adjointe de l'état civil

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

Mar 10-14

NAME	LOCATION	EFFECTIVE DATE
Hogan, R. Paul	Ajax, ON	10-Mar-07

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autoris des mariages en Ontario ont été délivrés aux suivants:

NAME	LOCATION	EFFECTIVE DATE
Driedger, Justin	Guelph	12-Mar-08
Apr 03, 2008 to April 07, 2008		

CERTIFICATE OF CANCELLATION OF REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES AVIS DE RADIATION de personnes autorisées à célébrer des mariages en Ontario ont été envoyés à:

NAME	LOCATION	EFFECTIVE DATE
Wiley, Francis Stephen	Etobicoke, ON	14-Mar-08
Poelzer, Victor	Kettleby, ON	14-Mar-08
Searles, Leslie	Owen Sound, ON	14-Mar-08
Fillmore, Karen May	Angus, ON	14-Mar-08
Dinovo, Cheri	Toronto, ON	14-Mar-08
Cudmore, Reed I.	Borden, ON	14-Mar-08
Armstrong, Patricia	Vancouver, BC	14-Mar-08
MacLellan, Alexander Augustine	Cambridge, ON	14-Mar-08
McGrath, Desmond Thomas	Burlington, ON	14-Mar-08
McTiernan, Kevin Michael	Burlington, ON	14-Mar-08
Merchan, Feliciano	Hamilton, ON	14-Mar-08
Mijatovic, Slaven	Norval, ON	14-Mar-08
Perkins-McIntosh	Toronto, ON	14-Mar-08
De Jong-Dermann, Karen	Barrie, ON	14-Mar-08
Ohner, John Michael	Cambridge, ON	14-Mar-08
Noronha, Cecil	Hamilton, ON	14-Mar-08
Nazar, Philip Anthony	Guelph, ON	14-Mar-08

JUDITH M. HARTMAN,
Deputy Registrar General/

Registraire générale adjointe de l'état civil

(141-G133)

Change of Name Act Loi sur le changement de nom

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from March 03, 2008 to March 09, 2008 under the authority of the *Change of Name Act*, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 03 mars 2008 au 09 mars 2008, en vertu de la *Loi sur le changement de nom*, L.R.O. 1990, chap.C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME	NEW NAME
ABRAHAM, ANCY.	JOSEPH, ANCY.
AHMED, MINHAJ-AL.SAAD.BOBMY.	GHAZI, MINHAJ.BOBMY.
AHMED, SAAD.UDDIN.	GHAZI, SAAD.AHMED.
AHMETAJ, AHMET.	SHQIPONJA, AHMET.
AHMETAJ, ALBION.	SHQIPONJA, ALBION.
AHMETAJ, ALBULENA.	SHQIPONJA, ALBULENA.
AL-WANDAWI, AFNAN.	BAYRAKTAR, EFNAN.
AL-WANDAWI, ASRA.OMID.	BAYRAKTAR, ESRA.
AL-WANDAWI, ASYA.OMID.	BAYRAKTAR, ASIYE.YASEMIN.
AL-WANDAWI, OMID.KAMAL.	BAYRAKTAR, UMIT.
ARIF, TURKAN.ALI.	BAYRAKTAR, TURKAN.
AUJLA, SARBJEET.KAUR.	GANDHAM, SARABJEET.KAUR.
AUSTIN, JEREMY.TODD.	CRADDOCK-AUSTIN, JEREMY.TODD.
BAGRI, NAVPREET.NICOLE.	BAGRI, NICOLE.KRISTYNA.
BAILEY, SHAWN.NELSON.GREGORY.	CAMPBELL, SHAWN.NELSON.GREGORY.
BAKER, LAURI.JOAN.	BAKER, LAURI.JEAN.
BALASINGAM, MANCHULANITHY.	SABESAN, MANCHULANITHY.
BALASINGAM, PATHMAN.	BALASINGAM, KANISH.KUMAR.NERON.
BELISLE, ANDRIEN.	BELISLE, ANDRE.JERRY.
BLAIS, ANJENI.	ROGERS, ANJENI.
JUNE.KATHERINE.	JUNE.KATHERINE.
BLAIS, BRYSON.	ROGERS, BRYSON.
DENIS.ADRIAN.	DENIS.ADRIAN.
BORGES, JANE.HERMINIA.	BASSO, JANE.HERMINIA.
BROWNING, THOMAS.HUNTER..	BROWNING, HUNTER.MAYHEM.
CAMPBELL, ROSALIE.	CHAMBERS, ROSALIE.
CARCAMO, SEBASTIAN.CORNELIO.	CARCAMO, ALEJANDRA.SOFIA..
CHAKHOYAN, HASMIK.	ZERETSAN, HASMIK.
CHAN, THAI.PHUONG.	PHUNG, LINDA.THAI.
CHATSICK, LILAIN.MAY.	CHATSICK, LILLIAN.MAY.
CHEN, MICHEL.	CHEN, MICHELLE.
MARGARET.	MARGARET.XIAO.
CHENG, YIING.YINN.	CHENG, CAYLEN.YING-YIN.
CHIROVICI, DINU.	CYR, GEORGE.
CHOI, WAI.MING.	CHOI, CHRISTOPHER.WAI-MING.
CHOW, PUI.KEI.	CHOW, KRISTAL.PUI.KEI.
CLARK, WENDY.LEE.	FARKAS, WENDY.LEE.
COCKBURN, CHRISTIAN.ARTHUR.	COBURN, CHRISTIAN.ARTHUR.
CONSTANTINE, JULIE.ANN.	OCCLESHAW, JULIE.ANN.
DAMINATO, MARIA.VIRGINIA.	DOMINATO, MARY.VIRGINIA.
DAVIS, KENNETH.	LOCKREY, KENNETH.
TERRANCE.	TERRANCE.
DE LEON, SUZETTE.ARSOBAL.	IJAZ, FATIMA.
DE SA, ISABEL.MARIA.	DE SA, ELIZABETH.
DE WILDE, JOAN.CAROL.	ISABEL.MARIA.
DEMEN, ROBIN.ALEXANDER.	CRABE, JO.ANNE.CAROL.
DING, HAO.YAN.	YOUNG, ROBIN.ALEXANDER.
DION-WOODWARD.	DING, ELLEN.
ALLYSON.MÉLANIE.	DION.
DOYLE, SARAH.AUTUMN.AYDEN.	ALLYSON.MÉLANIE.
	ROGERS, SARAH.AUTUMN.AYDEN.

PREVIOUS NAME

NEW NAME

DZIEDZIC, TRISTAN.
 EL ARIBI, NOR.ABDEL.
 FAPURO, EUNICE.AINA.
 FUNG, LAY.CHUN.
 FUTO, MICHELLE.
 ELIZABETH.LOVINA.
 GALLAGHER, DONNA.DORIS.
 GARCIA, DANIEL.LOPEZ.
 GEE, JUDITH.MARGO.
 GIFKINS, LAURA.REBECCA.
 GOUGEON, RICHARD.MARTIN.
 GRANT, HUI.YUAN.
 GRATTON, JOSE.
 GREATREX, MARINA.DIANE.
 GRYPSTRA, WIETSE.
 GURJAR,
 FENNY.SANJIVKUMAR.
 GURJAR,
 VINCY.
 HABIBOLLAH-NIACHABOK,
 ROYA.
 HAMEL, MARY.DELAURES.
 HANER,
 VICKI-LEE.ASHLEY.
 HAO, YI.XUAN.
 HASSAN-KAYD, KAYD.
 HAWKINS, LINDA.LORRAINE.
 HEAD,
 BRAYDEN.SCOTT.
 HOLLINGER,
 JENNIFER.EILEEN.
 HOLLYMAN,
 SAMUEL.MARTIN.
 HUANG, HE.
 HUANG, WEI.
 HUANG, YI.YING..
 HUNG, YUK.KING.KIRA.
 HUTCHINSON, LINDA.MARY.
 IRVING-WREGGITT,
 RYAN.MATHEW.
 JAMSHAD, ALI.
 JAWAHIR, SHARON.AZIMOON.
 JOBI, DARWIN.
 JOHNSTON, NICOLE.ROBIN.
 JONES,
 CATHY.BARBARA.
 JOSEPH, DONE.JOSEPH.
 KAMILI, XIAOKAITI.
 KANG, HYUN.SEO.
 KELLY, KRISTA.LYNN.
 KESAVAN, ROSHANE.
 KHIMJI, DIYA.
 KHIMJI, RAMNIK.MAVJI.
 KIM, YOUNG-MI.
 KOCK, WING.KIT.
 LA FLAMME-ABRAHAM,
 SHERI.MARIE.
 LABADIE,
 ZACHARY.CHARLES.
 LABELLE,
 JESSI.MARGARETTE.
 LALONDE, JOSEPH.
 NORBERT.PIERRE.
 LAU, YAU.LING.
 LEGGE, LEONA.MARY.
 LETVENCHUK, IGOR.
 LEVY,
 ANASTASIA.
 GLYZIN, TRISTAN.
 EL ARIBI, ABDEL.NOR.
 AYOOOLA, EUNICE.AINA.
 LI, ELLY.LAY.CHUN.
 MORTON, MICHELLE.
 ELIZABETH.LOVINA.
 GALLAGHER, DAWNA.DORIS.
 LOPEZ, DANIEL.
 GEE, MARGO.JUDITH.
 BURGESS, LAURA.REBECCA.
 CAIRNS, RICHARD.MARTIN.
 GRANT, LORETTA.HUI.YUAN.
 GRATTON, MARIE-JOSÉE.
 WILKS, MARINA.DIANE.
 GRYPSTRA, RICK.WESTON.
 GURJAR,
 NANCY.SANJIVKUMAR.
 GURJAR,
 VINCY.SANJIVKUMAR.
 CHABOK,
 ROYA.
 HAMEL, DELORES.LINDA.
 LALONDE,
 VICKI-LEE.ASHLEY.
 HAO, BENJAMIN.Y.
 LARÉN, CADE.LWCOV.
 HAWKINS, SOPHIE.
 SALMINEN,
 BRAYDEN.SCOTT.
 GLEBE,
 JENNIFER.EILEEN.
 CALCUTT, SAMUEL.
 MARTIN.HOLLYMAN.
 HUANG, BILLY.H.
 HUANG, WILLIAM.
 HUANG, KELLY.YIYING.
 HUNG, KIRA.GLADYS.
 CARRUTHERS, LINDA.MARY.
 WREGGITT,
 RYAN.MATHEW.IRVING.
 JAVED, ZESHAN.
 DIAZ, SHARON.AZIMOON.
 JOSEPH, DARWIN.
 POWER, NICOLE.ROBIN.
 STURROCK,
 CATHY.BARBARA.
 JOSEPH, DON.
 DAVID, SHAKET.KAMIL.
 KANG, CLAIRE.HYUN.
 KELLY, KAY.KAYNE.
 KESAVAN, ROSHAYIN.
 NAKRANI, DIYA.
 NAKRANI, RAMNIK.MAVJI.
 KIM, MIMI.YOUNG-MI.
 KWOK, AMBLES.WINGKIT.
 LA FLAMME,
 SHERI.MARIE.
 MACKENZIE,
 ZACHARY.CHARLES.
 NOLAND,
 JESSI.MARGARETTE.
 LALONDE, PIERRE.RENE.
 JOSEPH.NORBERT.
 LAU, PAULINE.YAU.LING.
 VAUTOUR, LEONA.MARY.
 LETVENCHUK, IGOR.
 YUSHKOV,
 ANASTASIA.BURGOS.

PREVIOUS NAME

NEW NAME

LEWIS, LORRAINE.LIZ.
 LI, YIN.YU.
 LIANG, YI.FEI.
 LILY, HAFIZUN.NESSA.
 LIU, AO.
 LOUKOVITIS,
 KALLIOPI.KELLIE.
 MALINSKI, MIKOLAJ.
 MANSOUB CARKHANCHI,
 SEPIDEH.
 MC ILDOON, JENNA.MARIE.
 MCLEAN, JOHNATHAN.
 ROBERT.ALLAN.
 MEHR-UN-NISA,
 MEHR-UN-NISA.
 MESKIN, FARID.
 MESKIN, FAZEL.
 MOOLLABHAI, SUHEL.
 MORRIS, LAURA.ELIZABETH.
 MORTON, BRAYDEN.
 CHRISTOPHER.WAYNE.
 MURPHY,
 DEBORAH.ELIZABETH.
 NAGARATNAM,
 KANDASAMY.
 NANTHAKUMAR,
 KALAICHELVI.
 NASSAU-KENNEDY,
 GEORGINA.LOUISE.
 NAZEM BOKAEE, HASSAN.
 NG, KWOK.LUNG.
 NG, OI.YAN.
 NGUYEN, DUC.THANG.
 NIXON
 L'ECUYER, JOSEPH.
 NIYAZOV, ARSEN.
 NOOR-UN-NISA, NOOR.UN.
 OKSENTUYK, LIYDMILA.
 PANAHIAN-JAND, BABAK.
 PATEL, NIRMALA.RAMNIK.
 PATEL, SHIRIN.JUNED.
 PENICH-ROSS,
 MADISON.NANCY.JEAN.
 PERRY, HAZEL.
 LORRAINE.EVELYN.
 PHAN, KIM.PHUONG.
 PIDDUCK,
 LAURIE.EDWIN.
 PIRATHEEPAN,
 KUMARASAMY.
 PISTANO,
 ROXANNE.FRANCESCA.
 POORYADGARIAN
 KHANSHAN, RAMIO.
 PUN, NING-FANG.
 REUPER, CRAIG.MICHAEL.
 ROUFAIEL,
 ANTHONY.MARTYR.
 ROUFAIEL,
 DINA.KAMAL.KHAIR.
 ROUFAIEL,
 MARIA.ANASTASIA.
 ROUFAIEL,
 PAUL.PHILOPATEER.
 ROUFAIEL, YOUSSEF.KAMAL.
 RUNHOLM, JOSH.ALEXANDER.
 SALA, KRISTIN.NICOLE.
 SARJU, DOODNAUTH.
 VAN ZON, LORRAINE.LIZ.
 LI, DOROTHY.YIN.YU.
 LIANG, PHILLIP.
 GHAZI, HAFIZUN.LILY.
 LIU, EDWARD.AO.
 VITIS,
 KALLIOPI.KELLIE.
 MALINSKI, NICK.
 KARKHANECHI,
 SEPIDEH.SARAH.
 WUKASCH, JENNA.MARIE.
 HOWARD, JOHNATHAN.
 ROBERT.ALLAN.
 GILANI,
 MEHR-UN-NISA.
 AL NAJAFI, FARID.
 AL NAJAFI, HUSSEIN.
 MULLA, SUHAIL.
 SPARROW, LAURA.MORRIS.
 MATHIAS, BRAYDEN.
 CHRISTOPHER.WAYNE.
 MURPHY, KAREN.
 DEBORAH.ELIZABETH.
 NAGARATNAM,
 KANTHAROOPAN.
 SHAN,
 CHELVI.
 EVISON,
 GEORGINA.LOUISE.
 BOKAEE, EDWARD.
 NG, DANIEL.KWOK.LUNG.
 NG, IRIS.OI.YAN.
 NGUYEN, COLLIN.THANG.
 NIXON L'ECUYER,
 MAXIME.RENÉ.
 NIYAZOV, ARIEL.ARSEN.
 GILANI, NOOR-UN-NISA.
 POLIAK, LIYDMILA.
 DION, BABAK.
 NAKRANI, NIMU.RAMNIK.
 PATEL, CELINE.JACOB.
 GAGNER,
 MADISON.NANCY.JEAN.
 PERRY, GISÈLE.
 HAZEL.LORRAINE.EVELYN.
 TRAN, CELINE.
 FINCH PIDDUCK,
 FUAD.PHILIP.LAURIE.EDWIN.
 KUMARASAMY,
 PIRATHEEPAN.
 TRACEY,
 ROXANNE.FRANCESCA.
 YADGARIAN,
 ROMO.
 PUN, YEE.FONG.
 LAITILA, CRAIG.MICHAEL.
 RAPHAEL,
 ANTHONY.MARTYR.
 RAPHAEL,
 DINA.
 RAPHAEL,
 MARIA.ANASTASIA.
 RAPHAEL,
 PAUL.PHILOPATEER.
 RAPHAEL, JOSEPH.
 CAPITAN, JOSH.ALEXANDER.
 MALCOLM, KRISTIN.NICOLE.
 SARJU, DAVE.DOODNAUTH.

PREVIOUS NAME	NEW NAME
SCHMALFELD, LARA.LUCINDA.	MORGAN, LARA.LUCINDA.
SCHRUEDER, GILMER.SYLVESTER.	SCHROEDER, GILMOUR.SYLVESTER.
SERVELLO, LUISA. FRANCESCA.MARIA.	SERVELLO-PIDDUCK, ANISAH. LUISA.FRANCESCA.MARIA.
SHAMSI, HANIYA. SHE, JING.	SIDDIQUI, HANIYA. SHE, JESSICA.
SIDDIQATAHIRA, SIDDIQATAHIRA.	RAHEEM, SIDDIQATAHIRA.
SIHOTA, REETU. SINGH, HARMANPREET.	BAINS, REETU. CHAKKAL, HARMANPREET.SINGH.
SINGH, KHUSHVINDER.	DEWAN, KHUSHVINDER.SINGH.
SINGH, RANJIT. SIVER, CONSTANCE.JOYCE.	GANDHAM, RANJIT.SINGH. GIFF, JOYCE.CONSTANCE.
SKINNER, ANJELICA.BERTHA.	SKINNER, ANJELISA.BERTHA.
SMITH, TARA.JAMIE..	GIRARD, TARRA.JAIMEE.
STEFANOVIC, SANJA. STEWART, KEYLAN.JAY.	KOVACEVIC, SANJA. MARCHANT, KEYLAN.JAY.
STROHAN, SABINE.CHANTEL. SUKARA, ELIZABETH.ALLARYCE.	CHANTEL, SABINE.DEAHNA. SILBER, ELIZABETH.ALLARYCE.
SUNDQUIST, SIWAN.JOHANNA.	PASCOE, SIWAN.JOHANNA.STORM.
SYRETTE, MARY. TABIBI, BEHZAD.	SYRETTE, ROSEMARY. ROCKY, JASON.ANDERSON.
TASNUM, TAHIA. THAMPAPILLAI, KALARANGINIDEVI.	GHAZI, TAHIA. YOGALINGAM, KALARANGINIDEVI.
THANIGASALAM, NILAVAN. THOMPSON, KATHERINE. CLARICE.	SELVAKUMAR, NILAVAN. HARDY, KATHERINE. MISCHA.CLARICE.
THURAIRAJAH, VINOTHINI. TREEN, MARIAN.RUTH.	PERINPANESAN, VINOTHINI. TREEN, MARSAYE.MARIAN.RUTH.
UBDEGROVE, KIMBERLY.LISA.	UBDEGROVE, LISA.KIMBERLY.
USAMA, MUHAMMAD. VASERMAN, MARYANA.	RAZA, MUHAMMAD.USAMA. KRAVETS, MARYANA.
VINCENT, PAUL.RON. WAHL, SARAH.ANN.	HORECK, PAUL.EMMERSON. FERRIS, SARAH.ANN.
WARREN, ANNELIESE.REBECCA.	DIAMANTOPOULOS, ANNELIESE.REBECCA.
WARREN, LUCAS.MATTHEW.	DIAMANTOPOULOS, LUCAS.MATTHEW.
WATSON, JOSHUA.BRUCE. WENDLAND, ANTHONY.WILLIAM.	CHAMPION, JOSHUA.BRUCE. COX, ANTHONY. WILLIAM.WENDLAND.
WENDLAND, COURTNEY.DANIELLE.	COX, COURTNEY. DANIELLE.WENDLAND.
WEREMI, JOANNA.ELIZABETH.	WEREMI, JUANITA.ELIZABETH.
WHEATCROFT, CHARLES.CECIL.	WHEATCROFT, WILLIAM.CHARLES.CECIL.
WHITTAKER, FALLON.MARGARET.	BACHELOR, FALLON.MARGARET.
WILKINSON-MCMILLEN, KATHLEEN.JAMIE.	MCMILLEN-SOMMER, KATHLEEN.JAMIE.
WILSON, BRITTANY.MARIE..	ROBERTSON, BRITTANY.MARIE.
WILSON, DEVIN.ROBERT. WONG, SAULING.	ROBERTSON, DEVIN.ROBERT. WONG, ADA.SHAN.SHAN.
WRIGHT, DETALIN.GELETA. WU, XIAO.YUAN.	BUCHANAN, LYN.LELIETH. WU, MICHELLE.
XIAOKAITI, YOULIDUZI.	DAVID, YULTUZ.SHAOKET.

PREVIOUS NAME	NEW NAME
XIAOWUKAITI, SHAYILA. YUSUFU, REYILA. ZAFAR, RUBINA. ZHANG, LINDA.	DAVID, SHADIA.SHAOKET. DAVID, RAHILA.YUSUF. ALI, RUBINA. ZHANG, LINDA.XIN.YUE.
(141-G134)	JUDITH M. HARTMAN, Deputy Registrar General/ Registraire générale adjointe de l'état civil

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from March 10, 2008 to March 16, 2008 under the authority of the *Change of Name Act*, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 10 mars 2008 au 16 mars 2008, en vertu de la *Loi sur le changement de nom*, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME	NEW NAME
ABRAHAM, ROMANE.KIFLE.	KIFLE, ROMA.
AHMED, SOBAN.PASHA.	PASHA, SOBAN.
AKYUREK ÇILDIR, HATICE.	CHILDIR, GRACE.
ALDAZ, PRECILLA.JANNETT.	GARCIA ALDAZ, PRECILLA.JANNETT.
ALI, HANA. ALLERSTON, KRISTA.ADA.	HAMAMI, HANNAH. SWEENEY, KRISTA.ADA.
ANEZIRIS, DIONISIA. APIDOPOULOS, GEORGE.	HANDJIS, DIONISIA.DENISE. TANASOV, GEORGE.
ARAYA, HECTOR.DANIEL.	ARAYA, DANIELLE.HALCYON.
ARRIETA, BRITTNAY.JOY.	BOOMHOWER, BRITTNAY.JOY.
ASRIYEV, MIKHAIL. BALTZER, BARBARA.DIANE.	MAXIN, MICHAEL. WALTHERS, BARBARA.DIANE.
BAMINI, SIVASRITHARAN. BARAN, JOANNA.BOGUSLAWA.	SIVASRITHARAN, BAMINI. ROMAN, JOANNA.BOGUSLAWA.
BASHAJ, ELINOR.BRAHIM. BELDIA-TRAN, ALEXANDRA.ELIZABETH.	BASHAJ, ALTIN.BRAHIM. BELDIA-CHAN, ALEXANDRA.ELIZABETH.
BELLEFEUILLE, KYLIE.MEGAN.	MOHAMED, MEGAN.KYLIE.
BENJAMIN, SHAWNDRALYNN. BIG GEORGE, CECILIA.GALE.	WHALEY, SHAWNDRALYNN. CAMERON, CECILIA.GAYLE.
BOILEAU-WILLIAMS, WYATT.ALBERT.	BOILEAU-NOORT, WYATT.ALBERT.JUNIOR.
BOLDBAYAR, AMANDA. BOSCHMAN, MACKENZIE.	DARVI, AMANDA. ELLIOTT, MACKENZIE.
BRUCE.ELLIOTT. BOYER, MARIE.TERESA.	BRUCE.BOSCHMAN. BOYER, KATHLEEN.MARIE.TERESA.
BRAKE, JENNIFER.DIANNE. BRIDEAU, MARIE.MONIQUE.	JAGGER, JENNIFER.DIANNE. BRIDEAU, DENISE.MONIQUE.
BRISSON, MARIE. JOHANNE.LOUISE.	BRISSON-PIERCEY, MARIE. JOHANNE.LOUISE.
BRODERICK, GLENNESHIA. JEVON.MITCHELL.	MITCHELL, GLENNESHIA. JEVON.
BUKOSKI, STEPHANIE.ANGELICA.	DOUCETTE, STEPHANIE.ANGELICA.
BURY, DZMITRY.	BURY, DMITRY.

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
CASHMORE, BENJAMIN.	TREMBLAY, BENJAMIN.	HOARE,	WATSON,
HARLAND.	HARLAND.GABRIEL.	KURTIS.MICHAEL.WATSON.	KURTIS.MICHAEL.
CASHMORE,	TREMBLAY,	HOLLIDAY, ROBERT.HOWARD.	ENGLISH, JAKOB.HOWARD.
MACKENZIE.LIAM.	MACKENZIE.LIAM.JOSEPH.	HONG, SANG.KIL.	HONG, STEVEN.SANGKIL.
CHAN, FEANCA.YUEN.NING.	KAI, FEANCA.YUEN.NING.	HONG, SO.EUN.	HONG, JOANNE.SOEUN.
CHAN, HUBERT.YAN-CHOR.	CHATHI, HUBERT.YAN-CHOR.	HUTCHINGAME,	BECHARD,
CHANDRAPALAN, ABISHA.	SUTHAGARAN, ABISHA.	DANIEL.BRIAN.JOSEPH.	DANIEL.BRIAN.JOSEPH.
CHANDRAPALAN, AJISH.	SUTHAGARAN, AJISH.	HYUN, SHAWN.	LIM, SHAWN.YUBIN.
CHANDRAPALAN, THENUGA.	SUTHAGARAN, THENUGA.	JAMES, OSAHERUNMWEN.	IGIEBOR, OSAHERUNMWEH.
CHANG, WEN.LAN.	CHANG, ANNIE.WEN.LAN.	ZOE.OLUWADUROTIMI.	ZOE.OLUWADUROTIMI.
CHEN, CHING-RONG.	CHEN, DORIS.CHING-RONG.	OSARUESE.	OSARUESE.
CHOI LEE, HYEJA.	CHOI LEE, OLIVIA.	JAYAKULASINGHAM,	SANJEEVAN,
CHOI, BEOM.	YOUN, BEOM.	ANUSHA.	ANUSHA.
CHONG, MAY.LON.	CHONG, MAY.LOU.	JEFFERY,	JEFFERY, DELANEY.
CHOULOUTE,	CHOULOUTE,	RACHAEL.SAMENA.	RACHAEL.SAMENA.
DANITSA.	DANITSA.JOËLLE.	JEYASHANKARAN,	MATHIVARNAN,
CHRISTOPHER GEORGE,	CHRISTOPHER,	MATHIVARNAN.	JEYASHANKARAN.
PATSY.ELVELINA.	PATRICIA.ELVELINA.	JOHNSON, LYNDON.	MORLEY, LYNDON.
COHEN, AMIT.ESTHER.	ROSS, AMIT.	PRESTON.FRANK.	FRANCIS.BARSOTTA.
CRETE, ALICE.	CRATE, LILLIAN.ALICE.	JOVANOVIC, RUZICA.	JOVANOVIC, RUZA.
DALLA, SAEEDO.	DALLA, ZAIDA.FARRAH.	JUGAANSAN, THAYALAN.	THAYALAN, JUGAANSAN.
DANAHER, BRENDA.JEAN.	DUNHAM, BRENDA.JEAN.	JUTA, MALTIBEHN.	PATEL, MALTIBEHN.
DANYLYUK, OLEG.	MCLANE, OLEG.	PRANJEEVAN.	PRANJEEVAN.
DARASKA, DERYK.	FURNESS, DERYK.	KASZA, MAREK.MATEUSZ.	PIETRAS, MAREK.MATEUSZ.
JOSEPH.JOHN.	ROBERT.PAUL.	KATZ, ELANA.	BEN-PORAT, ELANA.
DE BRUYNE, ZARCHARY.JOHN.	DE BRUYNE, ZACHARY.JOHN.	JEANNE.PAMELA.	JEANNE.PAMELA.
DESAI, VAROLIA.JIMI.	DESAI, JIMI.	KAUSHAL, RAJNI.BALA.	BHANOT, RAJNI.BALA.
DI UBALDO, GIUSEPPE.	DICARA, JOE.	KHALIL, VIOLA.TADROUS.	KHALIL, CLAUDIA.TADROUS.
DIUBALDO, RACHEL.ANNE.	DICARA, RACHEL.ANNE.	KHAZZAKA,	KHAZZAKA,
DONALD, GORDON.GARY.	WELLER, JAMES.GORDON.	MOUSES.ANDREW.	MOSES.ANDREW.
EBRAHIMI,	EBRAHIMI,	KIM, BALGEUM.	KIM, JUNE.
AMANULLAH.JAMSHID.	MIGUEL.J.	KIM, BOK.SOON.	HONG, BETTY.SANYOUNG.
EDMONDS, JERRY.	EDMONDS, GARNET.JERRY.	KIM, DOHYUN.	KIM, HARRY.DOHYUN.
ETHIER, FILIMAN.ANGLINE.	CARON, ANGELINE.CELESTE.	KO, JEONGHOON.	KO, BRIAN.JEONGHOON.
FABRIZIO, GIUSEPPE.	FABRIZIO, JOSEPH.JOHN.	KO, JEONGMIN.	KO, BRAD.JEONGMIN.
FARRAH, JENNIFER.MARIE.	CASSAN, JENNIFER.MARIE.	KOGAN, RAKHIL.	KOGAN, RACHEL.
GASSAS, ZYNAB.	GASSAS, ZARA.ZYNAB.	KONOVALENKO, SERGEY.	DAVYDOV, VITALY.
GIBBONS, JUSTICE.ADA.	SWEENEY, JUSTICE.ADA.	KWAN, WING-YUN.	KWAN, JIM.WING.YUN.
GIBBONS,	SWEENEY,	KWONG,	KWONG,
KAIDINCE.VICTORIA.	KAIDINCE.VICTORIA.	BETTY.NGAR.SIN.	ELIZABETH.NGAR.SIN.
GILL, JASROOP.KAUR.	GILL, ROOPA.JASROOP.	LACERNA, PERLITA.ESPINOSA.	PAZ, PERLITA.ESPINOSA.
GILMOUR, AMPORN.	GILMOUR, DARA.	LACHANCE,	WHITELEY,
GNANATHICCAM,	JOSEPH,	DARRELL.ROBERT.BRUCE.	ROBERT.DARRELL.
ANDREW.NICOLAS.	ANDREW.NICOLAS.	LAIR, MASON.MATHEW.	SCHWEER, MASON.MATHEW.
GNANATHICCAM,	JOSEPH,	LARRIVÉE, ONÉSIME.	LARRIVÉE, JOHN.ONÉSIME.
JENNIFER.CAROLINE.	JENNIFER.CAROLINE..	LAUZON, LEOPOLD.	LAUZON, LEO.PAUL.
GNANATHICCAM,	JOSEPH,	LEBEAU,	BOUCHER,
KEVIN.JASON.	KEVIN.JASON.	KAYLIE.NANCY.MARIE.	KAYLIE.NANCY.
GNANATHICCAM,	JOSEPH,	LESHCHINSKY, MARYA.	RUBASHKIN, MARIA.
SHAWN.ADRIAN.	SHAWN.ADRIAN.	LI, QINGHUA.	LI, TREVOR.QINGHUA.
GOLTZMAN,	SINGER, REBECCA.	LUCAS,	BARRON,
REBECCA.JUDITH.	JUDITH.GOLTZMAN.	CAROL.ANN.	CHEECHIEISHKEE.EAGLE.
GOVINDARAJA SACHIDHA.	SENTHIL KUMAR,	LUECK, ROBERT.	LUCK, ROBERT.WILLIAM.
VISHNUPRIYA.	VISHNUPRIYA.	LUVSANSAMBUU,	DARVI,
GRIFFITHS,	WILLIAMS,	BOLDBAYAR.	ROBERT.
CODY.RONALD.JAMES.	CODY.RONALD.JAMES.	MAC INTOSH, SHERI-LYNN.	MAC INTOSH, SHARI-LYNN.
GUO, MING.LONG.	KWOK, DAVIDY.MINGLONG.	MACBEAN,	WINFROW,
GUSIC, DAMIR.	GREY, CLYDE.DEXTER.	CHRISTINE.MARIE.	CHRISTINE.MARIE.
HAMMOND, MARGARET.ROSE.	HAMMOND, PEGGY.ROSE.	MACKECHNIE,	GRANT-MACKECHNIE,
HANTZANTONI, GEORGE.	HANTZANTONI, GEORGE.	PETER.CHRISTOPHER.	PETER.CHRISTOPHER.
HARIHARAN,	TARRUN HARIHARAN,	MAITLAND.GRANT.	MAITLAND.
RAMESH.TARRUN.	RAMESH.	MACKINNON, KUNTI.	MACKINNON, ESTHER.KUNTI.
HASAN, MARY.ATARA.	JUBRAN, MARY.ATARA.	WOODS, JONAS.	WOODS, JONAS.
HASAN, MICHAEL.FADI.	JUBRAN, MICHAEL.FADI.	NATHANIEL.JOHN.	NATHANIEL.JOHN.
HASAN, RUDI.AIHAM.	JUBRAN, RUDI.AIHAM.	MAGGI, GRACE.	MAGGI, JIM.
HERNANDEZ BARRERA,	ABREU HERNANDEZ,	MAKSYMOMKO,	MALLORY,
CLAUDIA.JANETH.	CLAUDIA.JANETH.	RICHARD.ALBERT.	RICHARD.ALBERT.
HIBBERD,	VILLESECHE,	MALEKMARZBAN, AMIRALI.	ASLAN, EMIR.ALP.
HOLLY.DIANA.	ANGELINA.HOLLY.DIANA.	MANN, BHAVDEEP.SINGH.	SINGH, BHAVDEEP.

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
MANN, MANINDER.SINGH.	SINGH, MANINDER..	SAMLAL, SINDHOOMATTIE.	PERSAD, RISHMA.
MANN, NIYAMAT.	KAUR, NIYAMAT.	SARA, KAMALDEEP.KAUR.	MASOOD, KANWAL.
MANN, REENU.PREET.	PREET, REENU.	SATI MOHAMED, LADIN.	SATTI, LADIN.
MARTINS,	MARTINS-DONUS.	ABDELWAHAB.AWAD.	ABDELWAHAB.AWAD.
DEBORAH.EYILAYOMI.	EYILAYOMI.DEBORAH.	SCHMIDT, NAOMI.	GREY, NAOMI.ETIENNE.
MAYSON,	JUSTICE,	SEMENCHENKO,	LAForge,
CARL.ARTHUR.GEORGE.	CAM'REN.ANTHONY.	OLENA.GRYGORIVN.	OLENA.GRYGORIVN.
MCCAFFREY, FRANK.LESLIE.	EDWARDS, MARK.FRANKLIN.	SINGH, HARMANTAR.	GILL, HARMANTAR.SINGH.
MEHRA, SHAHLA.SEDDIQI.	MEHRA, SHAHLA.	SMALL, LESTER.MARK.TOM.	SNOW, LESTER.MARK.TOM.
MEI, JIE.PENG.	MOY, JOHN.	SMITH,	WESTWOOD-SMITH,
MENTION,	BROWN,	JESSICA.MARIE.	JESSICA.MARIE.
LORRAINE.JUANITA.	LORRAINE.JUANITA.	SNOWBALL,	DARBY-CLARKE,
MIRSHAHI, ARMAN.	MIRSHAHI, HASSAN.	TAYLOR.MARIA.	TAYLOR.LAUREN.
MITCHELL, OWEN.MURDOCK.	MURDOCK, OWEN.JACK.	SOO-HOO,	SETO SOO-HOO,
MYANGANBUU,	DARVI,	PETER-MOON.	PETER-MOON.
BADAMBAYAR.	BRENDA.	SOON-SHIONG, EVA.	LEE, EVA.HAILEY.VICTORIA.
NESTMANN,	NESTMANN,	STEEN,	TREMBLAY, HARRISON.
JAMES.LANGSTAFF.	JAMES.AUGUSTUS.	HARRISON.ALBERT.	ALBERT.DANIEL.
NG, PHOEBE.CHWEN-JIUN.	WUU, PHOEBE.CHWEN-JIUN.	SUMMERS,	MATHEWS, HEIDIE.
NGUYEN, CINDY.	VU, CINDY.	JESSIE.DOROTHY.	JESSIE.DOROTHY.
NOSEWORTHY,	MCCOURT,	TAPLAY, TAMMY.LYNN.	TAPLAY, TAMI.LYNN.
GERARD.MICHAEL.	MICHAEL.GERARD.	TAYLOR, GINETTE.	TAYLOR,
NZABAHANDI, MALI.	JEAN PAUL. MALI.	MARIE.SOLANGE.NADEAU.	SOLANGE.GINETTE.
OPASKI, HENRY.GENE.	OPASKI, GENE.HENRY.	TERAKOWSKA, ELA.	NOJD, ELLA.T.
OVERY, JUSTIN.ROBERT.	COLE, JUSTIN.ROBERT.	TERENOVA, KATARINA.	TEREN, KATARINA.
PALMATIER,	KAY,	THIESSEN, AMANDA.ROSE.	CHATHI, AMANDA.ROSE.
BARBARA.LEE.ANNE.	BARBARA.LEE.ANNE.	TISHINA, YULIYA.PAVLOVNA.	KOLOMIYETS, YULIA.
PARAMENDIRAN,	ANANKAN,	TOPIC,	EDWARDS,
THIRUMAKAL.	THIRUMAKAL.	VERONICA.ROSE.	ADDISON.VERONICA.
PARKER,	RENNISON,	TRAN, HUNG.SANH.	CHAN, ANDY.HONE.SUNG.
RICHARD.FRANCIS.RUDOLPH.	RICHARD,	TREPANIER, REGENT.	TREPANIER, REJEAN.JOSEPH.
PARÉ, WAYNE.MICKAEL.	YOUNG, RAYNE.MICKAEL.	TSANG, KILOK.	TSANG, KATHY.KILOK.
PATEL, KUNJAL.	PATEL, SAHIL.KUNJAL.	TURCOTTE, JEREMY.BLAKE.	BLAKE, JEREMY.
PERSAUD,	POLYCHRONOPOULOS,	VALASEVICH, MARYNA.	MIKHALKEVICH, MARYNA.
SARAH.JESSICA.	SARAH.JESSICA.	VAN DE VEN,	LABRIE,
PETTENUZZI,	PETTENUZZO,	JERILYN.MONIQUE.	JERILYN.MONIQUE.
EDWARD.ANTHONY.	EDWARD.ANTHONY.	VAN HOORAN, ANDRE.	VAN HOOREN, ANDRE.
POCRNICH, JOHN.ANTONY.	POCRNIC, JOHN.ANTHONY.	VEGA HERNANDEZ,	ABREU HERNANDEZ,
PORTER, LAURA-JEAN.	ZINN, LAURA-JEAN.	BRANDON.ALEXIS.	BRANDON.
POTVIN POULIN,	POTVIN,	VESCIO, ETTORE.	VESCIO, EDWARD.HECTOR.
DOMINIQUE.ADRIENNE..	DOMINIQUE.ADRIENNE.	VYAS, NEERA.ASHWINKUMAR.	MEHTA, NEERA.
POTVIN POULIN,	POTVIN,	WIEBE, FELIPE.	WIEBE, PHILIP.
JÉRÉMY.MICHEL.	JÉRÉMY.MICHEL.	WONG, KING-WOO.	WONG, GEORGE.KING.WOO.
PRESENGER-ENNS,	ENNS,	WOODS,	WOODS WYLIE,
IAN.CHARLES.	IAN.CHARLES.	ANNABELLE.SOPHIE.	ANNABELLE.SOPHIE.
QIAN, WEI.	CHIAN, TONY.WEI.	WU, XIU.ZHEN.	WU, JIZE.JULIA.
RAFIQUE, GHAZALA.	MIRZA, ALEEZA.	YASYNOVSKA,	YASYNOVSKA,
RAJAH,	VARATHARAJAH,	INNA.LEONIDIVNA.	INNA.
KUMARAN.	THIRUKUMARAN.	YASYNOVSKA,	YASYNOVSKA,
RAUF,	BUTT, MUHAMMED.	MARTA.IHORIVNA.	MARTA.
SHAN.	ABDUL.RAUF.	YASYNOVSKYY,	YASYNOVSKY,
RAYNER,	MELLEGRERS,	IHOR.TADEYOVYCH.	IHOR.
ALISE.MACKENZIE.	ALISE.MACKENZIE.	YASYNOVSKYY,	YASYNOVSKY,
RENAUD, CHERYL.LYNN.	MARTIN, CHERYL.LYNN.	TARAS.IHOROVYCH.	TARAS.
REZA, A.S.M.AHSAN.	REZA, AHSAN.AMI.	YEUNG, KING.HO.MARCO.	YEUNG, MARCO.KING.HO.
RICHARDS,	JULES,	YEUNG,	YEUNG,
DIELLA.ANITA.JESSICA.	DIELLA.ANITA.JESSICA.	LAI.PING.	KATHERINE.LAI.PING.
RICKELL,	ROGALINSKI.	ZAZAI, IDRIS.	IQBAL, IDRIS.
CHARLENE.VALERIE.	CHARLENE.VALERIE.	ZAZAI, MADINA.	IQBAL, MADINA.
RILEY-ZIEGLER, ROBERT.	RILEY, ROBERT.	ZHONG, CHAN.YI.	ZHONG, ADRINA.CHANYI.
DANIEL.ALLEN.	DANIEL.ALLEN.	ÇILDIR, DENIZ.	CHILDİR, DENİZ.
ROSE, GERALD.FRANCIS.	PURCELL, GERALD.FRANCIS.		
ROUBACHKINE, EVGUENI.	RUBASHKIN, JOHN.		
SABOURIN,	MALLOY,		
RONALD.JOSPHE.GERALD.	RONALD.JOSEPH.		

(141-G135)

JUDITH M. HARTMAN,
Deputy Registrar General/
Registraire générale adjointe de l'état civil

Ministry of the Attorney General Ministère du Procureur Général

Civil Remedies for Illicit Activities Office (CRIA)

Statutory Notice 120-08 made under Ontario Regulation 498/06

ATTORNEY GENERAL OF ONTARIO

– and –

\$2,000 IN CANADIAN CURRENCY (IN REM)

The above captioned civil asset forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of **\$2,000.00** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at: http://www.e-laws.gov.on.ca/DBLaws/Regs/English/060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or in writing to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 333
Toronto, ON M7A 1N3

All completed claims must refer to **Notice 120-08** and be received by CRIA no later than 5:00:00 pm on **June 30th, 2008** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (BRCAI)

Avis 120-08 publié en application du Règlement de l'Ontario 498/06

LE PROCUREUR GÉNÉRAL DE L'ONTARIO

– et –

2 000 \$ EN DEVISES CANADIENNES (EN MATIÈRE RÉELLE)

L'instance civile de confiscation de biens susmentionnée, introduite en vertu de la *Loi sur les recours civils*, a entraîné le dépôt de la somme de **2 000 \$** dans un compte spécial.

Tous les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou extrapécuniaires (pertes monétaires ou autres) par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public qui fait partie de l'une des catégories d'organismes publics prescrites dans le règlement et qui a subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, a le droit de déposer une demande d'indemnisation.

Toutes les demandes doivent être conformes à l'article 6 du Règlement 498/06, sinon elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse http://www.e-laws.gov.on.ca/DBLaws/Regs/French/060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le BRCAI en composant le numéro sans frais 1 888 246-5359, par courriel à cria@ontario.ca, par télécopieur au 416 314-3714 ou encore par écrit à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (BRCAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 333
Toronto ON M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'**avis 120-08**. De plus, elles doivent être reçues par le BRCAI au plus tard le **30 juin 2008**, à 17 h, sinon elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus ou par voie électronique à l'adresse de courriel ci-dessus ou encore par télécopieur.

Vous pouvez ne pas être admissible à une indemnité si vous avez participé ou contribué à vos pertes ou à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(141-G136)

Civil Remedies for Illicit Activities Office (CRIA)

Statutory Notice 121-08 made under Ontario Regulation 498/06

ATTORNEY GENERAL OF ONTARIO

– and –

\$2,210.82 IN CANADIAN CURRENCY (IN REM)

The above captioned civil asset forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of **\$2,210.82** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at: http://www.e-laws.gov.on.ca/DBLaws/Regs/English/060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or in writing to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 333
Toronto, ON M7A 1N3

All completed claims must refer to **Notice 121-08** and be received by CRIA no later than 5:00:00 pm on **June 30th, 2008** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (BRCAI)

Avis 121-08 publié en application du Règlement de l'Ontario 498/06

LE PROCUREUR GÉNÉRAL DE L'ONTARIO

– et –

2 210,82 \$ EN DEVISES CANADIENNES (EN MATIÈRE RÉELLE)

L'instance civile de confiscation de biens susmentionnée, introduite en vertu de la *Loi sur les recours civils*, a entraîné le dépôt de la somme de **2 210,82 \$** dans un compte spécial.

Tous les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou extrapécuniaires (pertes monétaires ou autres) par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public qui fait partie de l'une des catégories d'organismes publics prescrites dans le règlement et qui a subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, a le droit de déposer une demande d'indemnisation.

Toutes les demandes doivent être conformes à l'article 6 du Règlement 498/06, sinon elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse http://www.e-laws.gov.on.ca/DBLaws/Regs/French/060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le BRCAI en composant le numéro sans frais 1 888 246-5359, par courriel à cria@ontario.ca, par télécopieur au 416 314-3714 ou encore par écrit à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (BRCAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 333
Toronto ON M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'**avis 121-08**. De plus, elles doivent être reçues par le BRCAI au plus tard le **30 juin 2008**, à 17 h, sinon elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus ou par voie électronique à l'adresse de courriel ci-dessus ou encore par télécopieur.

Vous pouvez ne pas être admissible à une indemnité si vous avez participé ou contribué à vos pertes ou à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(141-G137)

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N. DEBORAH DELLER,
Clerk of the Legislative Assembly.

Application to Provincial Parliament

NOTICE IS HEREBY GIVEN that on behalf of the Estate of Hugh Harold Sutherland, an application will be made to the Legislative Assembly of the Province of Ontario by its Executors, H. Hamish Sutherland and Susan Lipsey, for an Act to revive the dissolved company "Porcupine Goldtop Mines Limited", dissolved on the 19th Day of March, 1978, and to re-name it to its original name at incorporation, "Porcupine Goldor Mines Limited".

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario, M7A 1A2.

Dated at Toronto, this 13th day of March, 2008

H. HAMISH SUTHERLAND,
and SUSAN LIPSEY Executors of the
Estate of Hugh Harold Sutherland,
shareholder, Porcupine Goldtop
Mines Limited

(141-P075) 12, 13, 14, 15

**Sale of Lands for Tax Arrears
by Public Tender
Ventes de terrains par appel d'offres
pour arriéré d'impôt**

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

**THE CORPORATION OF THE TOWNSHIP OF
NORTH KAWARTHA**

Take Notice that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on Friday, April 11, 2008 in the Township office, 280 Burleigh Street, P. O. Box 550, Apsley, Ontario. K0L 1A0. The tenders will then be opened in public on the same day at 3.30 p.m. at the Township Office, 280 Burleigh Street, P. O. Box 550, Apsley, Ontario. K0L 1A0.

Description of Land(s):

1) Pt Lt 4, Con 9 Chandos, Pt 1 45R9497 North Kawartha
County of Peterborough, being Part of PIN 28275-0145 (LT)
Roll No. 15-36-010-202-23606
Minimum Tender Amount: \$4,950.00

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

The lands do not include mobile homes situate on the lands, if any.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

JUDY EVERETT, Treasurer
Corporation of The Township of North Kawartha
280 Burleigh Street, P. O. Box 550
Apsley, Ontario. K0L 1A0
Telephone: (705) 656-4445
Fax: (705) 656-4446

Note: This document need not be registered

(141-P082)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

**THE CORPORATION OF
THE TOWNSHIP OF PLUMMER ADDITIONAL**

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on Thursday, April 17, 2008 at the Municipal Office, 38 Railway Crescent, Bruce Mines, Ontario, P0R 1C0

The tenders will then be opened in public the same day at the Municipal Office, 38 Railway Crescent, Bruce Mines, Ontario, P0R 1C0.

Description of Land(s):

Firstly: North 1/2 of Lots 5 & 6, Concession 6, Cuthbertson Location Plan 8, as previously described in T135401; Secondly: North 1/2 of Lot 7, Concession 6, Plan 8, Cuthbertson Location, as previously described in T174217, Township of Plummer Additional, District of Algoma
Minimum Tender Amount: \$ 7,059.66

Lot 99, 100, 103 & 104 Plan 1082 and Part of Lot 98 and Part Lot 105 Plan 1082, as previously described in T299057, Township of Plummer Additional, District of Algoma,
Minimum Tender Amount: \$ 12,845.00

Firstly: Lots 106 & 107 Plan 1082; Secondly: Easterly 25 feet Lot 98 Plan 1082; Thirdly: Part of Lot 105 Plan 1082 Part 3 on 1R2366 together with a right of way over Part 2 on 1R2366; Fourthly: Part Lot 98 Plan 1082 being Parts 5, 6 and 7 on 1R2366; Fifthly: Part of Lot 97 Plan 1082 being Part 4 on 1R2366 as previously described in Instrument No. T299055 all in the Township of Plummer Additional, District of Algoma
Minimum Tender Amount: \$ 68,353.59

Part of Lot 10, Block A Plan 40 as described in Instrument T234600 and Part of Lot 11 Block A Plan 40 as described in Instrument T234600, Township of Plummer, District of Algoma
Minimum Tender Amount: \$ 3,265.72

Part of the Southwest Quarter of Section 9, Township of Lefroy as described in Instrument 172, Township of Plummer, District of Algoma
Minimum Tender Amount: \$ 4,354.08

North Halves of Lots 3, 2 and 1 Concession 6 and Lots 2 and 1 Concession 7 Cuthbertson Location Plan 8 and more particularly described in Instrument No. T43053, Township of Plummer Additional, District of Algoma
Minimum Tender Amount: \$ 4,004.04

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under the Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

VICKY GOERTZEN-Cooke Clerk/Treasurer
The Corporation of the Township of
Plummer Additional
R.R. #2
38 Railway Crescent
Bruce Mines, ON P0R 1C0

(141-P083)

**Publications under Part III (Regulations) of the Legislation Act, 2006
Règlements publiés en application de la partie III (Règlements)
de la Loi de 2006 sur la législation**

2008—03—29

ONTARIO REGULATION 48/08

made under the

LAND REGISTRATION REFORM ACT

Made: January 22, 2008

Filed: March 10, 2008

Published on e-Laws: March 10, 2008

Printed in *The Ontario Gazette*: March 29, 2008

Amending O. Reg. 16/99

(Automated System)

Note: Ontario Regulation 16/99 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) The Table to subsection 3 (1) of Ontario Regulation 16/99 is amended by striking out the following item:

Column 1	Column 2
Lennox (No. 29)	May 29, 2006

(2) The Table to subsection 3 (2) of the Regulation is amended by adding the following item:

Column 1	Column 2
Lennox (No. 29)	March 10, 2008

Made by:

TED McMEEKIN
Minister of Government and Consumer Services

Date made: January 22, 2008.

13/08

ONTARIO REGULATION 49/08
made under the
CORPORATIONS INFORMATION ACT

Made: January 22, 2008
Filed: March 10, 2008
Published on e-Laws: March 11, 2008
Printed in *The Ontario Gazette*: March 29, 2008

Amending Reg. 182 of R.R.O. 1990
(General)

Note: Regulation 182 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Regulation 182 of the Revised Regulations of Ontario, 1990 is amended by adding the following section:

8. The following persons or entities are prescribed for the purposes of section 21.2 of the Act:

1. The Minister of Finance.
2. The Minister of Revenue.
3. The Canada Revenue Agency.

2. This Regulation comes into force on the day it is filed.

RÈGLEMENT DE L'ONTARIO 49/08
pris en application de la
LOI SUR LES RENSEIGNEMENTS EXIGÉS DES PERSONNES MORALES

pris le 22 janvier 2008
déposé le 10 mars 2008
publié sur le site Lois-en-ligne le 11 mars 2008
imprimé dans la *Gazette de l'Ontario* le 29 mars 2008

modifiant le Règl. 182 des R.R.O. de 1990
(Dispositions générales)

Remarque : Le Règlement 182 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des codifications (règlements) qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. Le Règlement 182 des Règlements refondus de l'Ontario de 1990 est modifié par adjonction de l'article suivant :

8. Les personnes ou entités suivantes sont prescrites pour l'application de l'article 21.2 de la Loi :

1. Le ministre des Finances.
2. Le ministre du Revenu.
3. L'Agence du revenu du Canada.

2. Le présent règlement entre en vigueur le jour de son dépôt.

ONTARIO REGULATION 50/08

made under the

HIGHWAY TRAFFIC ACT

Made: March 3, 2008

Filed: March 10, 2008

Published on e-Laws: March 11, 2008

Printed in *The Ontario Gazette*: March 29, 2008Amending Reg. 604 of R.R.O. 1990
(Parking)

Note: Regulation 604 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Schedule 65 to Appendix A to Regulation 604 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraph:

5. That part of the King's Highway known as No. 9 in the Town of Caledon in The Regional Municipality of Peel beginning at a point situate 30 metres measured westerly from its intersection with the centre line of the roadway known as Airport Road Regional Road 7 and extending westerly for a distance of 260 metres.

2. This Regulation comes into force on the day it is filed.

Made by:

JIM BRADLEY
Minister of Transportation

Date made: March 3, 2008.

13/08

ONTARIO REGULATION 51/08

made under the

LABORATORY AND SPECIMEN COLLECTION CENTRE LICENSING ACT

Made: March 6, 2008

Filed: March 10, 2008

Published on e-Laws: March 11, 2008

Printed in *The Ontario Gazette*: March 29, 2008Amending Reg. 682 of R.R.O. 1990
(Laboratories)

Note: Regulation 682 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Subsection 4 (1) of Regulation 682 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraph:

7. That the ColonCancerCheck FOBT not be performed.

(2) Section 4 of the Regulation is amended by adding the following subsections:

(5) A laboratory is exempt from the condition in paragraph 7 of subsection (1) if it has entered into a Participation Agreement with the Ministry.

(6) In subsection (5),

“Participation Agreement” means an agreement between a laboratory and the Ministry under the Laboratory Services Funding Framework Agreement for the Colorectal Cancer Screening Program in which the laboratory agrees to conditions in respect of their participation in the program, including conditions that the laboratory will,

- (a) use the ColonCancerCheck FOBT kit for the purposes of the program,
- (b) distribute the ColonCancerCheck FOBT kits to,
 - (i) legally qualified medical practitioners,
 - (ii) registered nurses who hold an extended certificate of registration under the *Nursing Act, 1991*, and
 - (iii) pharmacies,
- (c) provide the ColonCancerCheck FOBT kits to participants accessing the program through Telehealth Ontario,
- (d) report on the distribution and provision of the ColonCancerCheck FOBT kits under clauses (b) and (c) to Cancer Care Ontario for the purposes of the Colorectal Cancer Screening Registry, and
- (e) participate in a quality assurance program that is designed for the program.

2. Appendix C to the Regulation is amended by adding the following item:

110. ColonCancerCheck FOBT.

3. This Regulation comes into force on the later of April 1, 2008 and the day this Regulation is filed.

RÈGLEMENT DE L'ONTARIO 51/08

pris en application de la

LOI AUTORISANT DES LABORATOIRES MÉDICAUX ET DES CENTRES DE PRÉLÈVEMENT

pris le 6 mars 2008

déposé le 10 mars 2008

publié sur le site Lois-en-ligne le 11 mars 2008

imprimé dans la *Gazette de l'Ontario* le 29 mars 2008

modifiant le Règl. 682 des R.R.O. de 1990

(Laboratoires)

Remarque : Le Règlement 682 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des codifications (règlements) qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) Le paragraphe 4 (1) du Règlement 682 des Règlements refondus de l'Ontario de 1990 est modifié par adjonction de la disposition suivante :

7. Il est interdit d'effectuer un test RSOS dans le cadre du programme ContrôleCancerColorectal.

(2) L'article 4 du Règlement est modifié par adjonction des paragraphes suivants :

(5) Tout laboratoire qui a conclu avec le ministère une entente de participation est exempté de la condition énoncée à la disposition 7 du paragraphe (1).

(6) La définition qui suit s'applique au paragraphe (5).

«entente de participation» Entente conclue entre un laboratoire et le ministère, aux termes de l'accord-cadre de financement des services de laboratoire qui s'inscrit dans le cadre du programme de dépistage du cancer colorectal, et dans laquelle le laboratoire accepte des conditions à l'égard de leur participation au programme, y compris des conditions selon lesquelles le laboratoire, à la fois :

- a) utilisera la trousse RSOS dans le cadre du programme ContrôleCancerColorectal aux fins de celui-ci;
- b) distribuera des trousse RSOS dans le cadre du programme ContrôleCancerColorectal aux personnes et entités suivantes :
 - (i) les médecins dûment qualifiés,
 - (ii) les infirmières autorisées ou infirmiers autorisés qui sont titulaires d'un certificat d'inscription supérieur aux termes de la *Loi de 1991 sur les infirmières et infirmiers*,

(iii) les pharmacies;

- c) fournira des troussees RSOS dans le cadre du programme ContrôleCancerColorectal aux participants qui ont accès au programme par l'entremise de Télésanté Ontario;
- d) communiquera les résultats sur la distribution et la fourniture des troussees RSOS dans le cadre du programme ContrôleCancerColorectal en application des alinéas b) et c) à Action Cancer Ontario aux fins du registre de dépistage du cancer colorectal;
- e) participera au programme d'assurance de la qualité qui est conçu pour le programme.

2. L'annexe C du Règlement est modifiée par adjonction du numéro suivant :

110. RSOS dans le cadre du programme ContrôleCancerColorectal.

3. Le présent règlement entre en vigueur le 1^{er} avril 2008 ou, s'il lui est postérieur, le jour de son dépôt.

13/08

ONTARIO REGULATION 52/08

made under the

HEALTH INSURANCE ACT

Made: March 6, 2008

Filed: March 10, 2008

Published on e-Laws: March 11, 2008

Printed in *The Ontario Gazette*: March 29, 2008

Amending Reg. 552 of R.R.O. 1990
(General)

Note: Regulation 552 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. The definition of “schedule of laboratory benefits” in subsection 1 (1) of Regulation 552 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraph:

- 6. The Ministry of Health and Long-Term Care document titled “Addendum Dated January 14, 2008 (Effective April 1, 2008) to the Schedule of Benefits for Laboratory Services”.

2. Schedule 22 to the Regulation is amended by adding the following item:

46.1	L179	ColonCancerCheck FOBT
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3. This Regulation comes into force on April 1, 2008.

13/08

ONTARIO REGULATION 53/08

made under the

FISH AND WILDLIFE CONSERVATION ACT, 1997

Made: March 12, 2008

Filed: March 12, 2008

Published on e-Laws: March 13, 2008

Printed in *The Ontario Gazette*: March 29, 2008

Amending O. Reg. 670/98

(Open Season — Wildlife)

Note: Ontario Regulation 670/98 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. The Table to Ontario Regulation 670/98 entitled “Wildlife Tables — Open Seasons List of Tables” is revoked.

2. Item 32 of Table 7 to the Regulation is revoked and the following substituted:

32.	Wild Turkey	45, 48, 53, 55B, 56, 58, 59, 60, 61, 62, 63, 64, 65, 66A, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83A, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95	From April 25, or if April 25 falls on a Saturday or Sunday, the Monday immediately following April 25, and ending on May 31.	½ hour before sunrise to 7 p.m.	As provided in Part VI of Ontario Regulation 665/98 (Hunting) made under the Act	As provided in Part VI of Ontario Regulation 665/98 (Hunting) made under the Act
-----	-------------	---	---	---------------------------------	--	--

3. This Regulation comes into force on the day it is filed.

Made by:

DONNA H. CANSFIELD
Minister of Natural Resources

Date made: March 12, 2008.

13/08

ONTARIO REGULATION 54/08

made under the

HIGHWAY TRAFFIC ACT

Made: March 3, 2008

Filed: March 13, 2008

Published on e-Laws: March 17, 2008

Printed in *The Ontario Gazette*: March 29, 2008

Amending Reg. 619 of R.R.O. 1990

(Speed Limits)

Note: Regulation 619 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Paragraph 22 of Part 2 of Schedule 13 to Regulation 619 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

Thunder Bay — City of Thunder Bay — Municipality of Oliver Paipoonge

22. That part of the King's Highway known as No. 11 in the Territorial District of Thunder Bay lying between a point situate 1000 metres measured westerly from its intersection with the King's Highway known as No. 61 in the City of Thunder Bay and a point situate at its intersection with the roadway known as Pole Line Road in the Municipality of Oliver Paipoonge.

(2) Paragraph 7 of Part 4 of Schedule 13 to the Regulation is revoked and the following substituted:**Thunder Bay — City of Thunder Bay**

7. That part of the King's Highway known as No. 11 in the City of Thunder Bay in the Territorial District of Thunder Bay beginning at a point situate at its intersection with the King's Highway known as No. 61 and extending westerly for a distance of 1000 metres.

(2) (1) Paragraph 30 of Part 2 of Schedule 21 to the Regulation is revoked and the following substituted:**Thunder Bay — City of Thunder Bay — Municipality of Oliver Paipoonge**

30. That part of the King's Highway known as No. 17 in the Territorial District of Thunder Bay lying between a point situate 1000 metres measured westerly from its intersection with the King's Highway known as No. 61 in the City of Thunder Bay and a point situate at its intersection with the roadway known as Pole Line Road in the Municipality of Oliver Paipoonge.

(2) Paragraph 1 Part 4 of Schedule 21 to the Regulation is revoked and the following substituted:**Thunder Bay — City of Thunder Bay**

1. That part of the King's Highway known as No. 17 in the City of Thunder Bay in the Territorial District of Thunder Bay beginning at a point situate at its intersection with the King's Highway known as No. 61 and extending westerly for a distance of 1000 metres.

3. This Regulation comes into force on the day it is filed.

Made by:

JIM BRADLEY
Minister of Transportation

Date made: March 3, 2008.

13/08

NOTE: Consolidated regulations and various legislative tables pertaining to regulations can be found on the e-Laws website (www.e-Laws.gov.on.ca).

REMARQUE : Les règlements codifiés et diverses tables concernant les règlements se trouvent sur le site Lois-en-ligne (www.lois-en-ligne.gouv.on.ca).

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TEXTE D'INFORMATION POUR LA GAZETTE DE L'ONTARIO

Information

La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à mbs.GazettePubsOnt@ontario.ca

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LA GAZETTE DE L'ONTARIO

50 rue Grosvenor, Toronto (Ontario) M7A 1N8

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Information

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THE ONTARIO GAZETTE

50 Grosvenor Street, Toronto, Ontario M7A 1N8

Telephone: (416) 326-5306

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MAY



The Ontario Gazette

La Gazette de l'Ontario

Vol. 141-14
Saturday, 05 April 2008

Toronto

ISSN 0030-2937
Le samedi 05 avril 2008

Criminal Code Code Criminel

DESIGNATION OF QUALIFIED TECHNICIANS (BREATH SAMPLES)

NOTICE IS HEREBY GIVEN that pursuant to subsection 254(1) of the Criminal Code (Canada), the Honourable Rick Bartolucci, Minister of Community Safety and Correctional Services of Ontario, on the 5th day of March, 2008, designated the following persons as being qualified to operate the approved instruments known as the Intoxilyzer® 5000C.

L'AVIS PRESENT est donné qu'en vertu du paragraphe 254(1) du Code Criminel du Canada, l'honorable Rick Bartolucci, Ministre de la Sécurité communautaire et des Services correctionnels de l'Ontario, le 5 mars 2008, désigna les personnes suivantes comme étant qualifiées pour manipuler les alcootest approuvé connu sous de nom de Intoxilyzer® 5000C.

Shaun J. Crabbe
Cynthia D'Amours
Serge Francis
Ron C. Fults
Bart Gajda
R. Adam Goodlett
Steven J. Groot
Danette Hiscox
Richard Johnston
Chris Madsen
James D. Marcotte
Geoff Maver
Regino Pablo
Corey Paul
Jason S. Redmond
Caleb Sawchuk
Andrew Simpson
Edward (Ted) Warman
Kevin M. Wesley
Michael P. Wilken

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DESIGNATION OF QUALIFIED TECHNICIANS (BREATH SAMPLES)

NOTICE IS HEREBY GIVEN that pursuant to subsection 254(1) of the Criminal Code (Canada), the Honourable Rick Bartolucci, Minister of Community Safety and Correctional Services of Ontario, on the 11th day of March, 2008, designated the following persons as being qualified to operate the approved instruments known as the Intoxilyzer® 5000C.

L'AVIS PRESENT est donné qu'en vertu du paragraphe 254(1) du Code Criminel du Canada, l'honorable Rick Bartolucci, Ministre de la Sécurité communautaire et des Services correctionnels de l'Ontario, le 11 mars 2008, désigna les personnes suivantes comme étant qualifiées pour manipuler les alcootest approuvé connu sous de nom de Intoxilyzer® 5000C.

Kevin R. Adams
Myles A. Bennett
Luke J. Blakely
Michelle Buchan
Richard R. Carroll
Jason M. Clarke
Jason B. Cooke
Wayne J. Coughlan
Jeffrey J. Dixon
Sean D. Gilbert
Ron Hazael
Marcus G.J. Lee
James Lyman
Milan Matovski
Craig McIvor
Keltie Milloy
Paul W.F. Mizzi
Stefan W. Moulard
Kyle A. Peloso
Jaymie D. Penny
T.J. (Todd) Quinlan
Rodney Roberts
Shaugh Rogers
Dan Schaefer
Timothy M. Sturgeon

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Ontario Provincial Police

(141-G138)

Published by Ministry of Government and
Consumer Services
Publié par le Ministère des Services gouvernementaux
et des Services aux consommateurs



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CANADA	POSTES
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Ontario Highway Transport Board

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the Motor Vehicle Transport Act, 1987, and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732

1382941 Ontario Inc. (o/a R & L Charters) 45828-D
147 Monck St., P.O. Box 1168, Bancroft, ON K0L 1C0

Applies for a public vehicle (school bus) operating licence, as follows:

For the transportation of students for the Hastings and Prince Edward District School Board, the Algonquin and Lakeshore Catholic District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est and Le Conseil Des Ecoles Publiques De L'Est De L'Ontario between points in the Counties of Hastings, Peterborough, Haliburton and Frontenac and the United Counties of Lennox and Addington and schools under the jurisdiction of the aforesaid School Boards.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards.

469483 Ontario Ltd. (o/a Evans Bus Lines) 43797-C
147 Monck St., P.O. Box 1168, Bancroft, ON K0K 1C0

Applies for a public vehicle (school bus) operating licence, as follows:

For the transportation of students for the Hastings and Prince Edward District School Board, the Algonquin and Lakeshore Catholic District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est and Le Conseil Des Ecoles Publiques De L'Est De L'Ontario between points in the Counties of Hastings, Peterborough, Haliburton and Frontenac and the United Counties of Lennox and Addington and schools under the jurisdiction of the aforesaid School Boards.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards.

PROVIDED FURTHER THAT the current terms of public vehicle (school bus) operating licence PVS-7897 in the name of 469483 Ontario Ltd. be cancelled.

993692 Ontario Inc. (o/a R & L Bus Lines) 44917-B
147 Monck St., P.O. Box 1168, Bancroft, ON K0K 1C0

Applies for a public vehicle (school bus) operating licence, as follows:

For the transportation of students for the Hastings and Prince Edward District School Board, the Algonquin and Lakeshore Catholic District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est and Le Conseil Des Ecoles Publiques De L'Est De L'Ontario between points in the Counties of Hastings, Peterborough, Haliburton and Frontenac and the United Counties of Lennox and Addington and schools under the jurisdiction of the aforesaid School Boards.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards.

PROVIDED FURTHER THAT the current terms of public vehicle (school bus) operating licence PVS-8117 in the name of 993692 Ontario Inc. be cancelled.

Jamal Hamad (o/a Lux Limousine Services) 47540
1 McSweeney Crescent, Ajax, ON L1T 4C8

Applies for an extra-provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Cities of Toronto, Kawartha Lakes and Hamilton, the Regional Municipalities of Durham, York, Peel, Halton and Niagara and the Counties of Northumberland, Peterborough and Hastings to the Ontario/Québec, Ontario/Manitoba and the Ontario/U.S.A. border crossings for furtherance to points as authorized by the relevant jurisdiction:

1. and return of the same passengers on the same chartered trip to point of origin;

PROVIDED THAT there shall be no pick-up or discharge of passengers except at point of origin.

2. on a one-way chartered trip to points as authorized by the relevant jurisdiction.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54, each having a maximum seating capacity of 12 passengers, exclusive of the driver.

Applies for a public vehicle operating licence as follows: **47540-A**

For the transportation of passengers on a chartered trip from points in the Cities of Toronto, Kawartha Lakes and Hamilton, the Regional Municipalities of Durham, York, Peel, Halton and Niagara and the Counties of Northumberland, Peterborough and Hastings.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54, each having a maximum seating capacity of 12 passengers, exclusive of the driver.

Kenneth J. Stover (o/a Stover Bus Line) 39472-A
2268 Sydenham Road, Elginburg, ON K0H 1M0

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for the Algonquin and Lakeshore Catholic District School Board, the Limestone District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est and Le Conseil Des Ecoles Publiques De L'Est De L'Ontario between points in the County of Frontenac and the United Counties of Lennox and Addington and schools under the jurisdiction of the aforesaid School Boards.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards.

(141-G139) **FELIX D'MELLO**
 Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis de non-observation de la Loi sur l'imposition des sociétés

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Ministry of Finance, Corporations Tax, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des sociétés*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des sociétés* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à l'Imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa ON L1H 8H6.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2008-04-05	
AGE MECHANICAL LTD.	000588857
ALARMWAY SECURITY SYSTEMS INC.	001413454
ALTRA COURIERS EXPRESS INC.	001001888
ASHTON-BROWN ASSOCIATES INC.	000953688
AUTO STOP LTD	001610235
BLUE VALENTINE INC.	001619965
CALLAN CONSULTING LTD.	001412579
CANADIAN CABIN CLUB LIMITED	001510887
CAREERTEK.ORG,INC.	001416673
CLIFF GUITARD LOGGING LTD.	000568596
CROW GEOLOGICAL SERVICES INC.	000867325
CUSTOM FINISHING BY EMILE INC.	000414754
DAWNING CORPORATION	001069788
DEADEND INC.	001524623
DIPLOMAT TRAVEL INC.	000368316
DISHATIN OF CANADA LTD.	000525085
DOUBLE DIAMOND DELI & GRILL LTD.	001605633
ECSTASY FILM INC.	001535479
ERIE SHORE TIMBER HARVESTING INC.	001408032
ETOBICOKE LIFE PUBLISHING (1995) LTD.	001121332
FAIAZZA ENTERPRISES LIMITED	000493580
FAIRWAY FOOD MART INC.	001525536
FIND A LOCAL BUSINESS.COM INC.	001618836
FIRST TRINITY DEVELOPMENT CORPORATION	000892211
FOOTNOTES INTERNATIONAL INC.	000982912
G. C. LYONS EXCAVATING LIMITED	000202639
GLOBAL TEL CANADA INC.	001420503
GOLDEN PYRAMID CONSTRUCTION LTD.	001559852
GOODREAU CONSULTING INC.	000972412
GOVA HOLDINGS LTD.	002017389
GRAND SELECT-FINE FOOD INC.	001365625
GRANDVIEW BUILDING PRODUCTS INC.	000892608
HARLEY-DAVIDSON MOTOR-BAR, TORONTO INC.	001078456

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
HEMAS ENTERPRISES LTD.	000836084
I.M.A. FOODS INC.	000518180
ILLUMINATI INC.	001610285
ISABELLA'S COUNTRY CUISINE INC.	001083928
J W HAIRSTYLING LTD.	001390586
JOHN WARNE & ASSOCIATES INC.	001123872
JOLLY TRADING INC.	001152001
KHARL TRANSPORTATION & LOGISTICS INC.	001349149
LELECO MIDEAST EXPORT-IMPORT LTD.	000477736
LINC GLOBAL SOLUTIONS LTD.	002011132
MEDIAINVEST INC.	001359374
MI CASA CAFE & RESTAURANT INC.	001598680
MIKI CONTRACTING INC.	000826660
NATION BUILDER PETROLEUM COMPANY INC.	001617838
NATIONAL ALLOY STEEL CORPORATION	000874581
NATURAL GAS REEF STORAGE INC.	000985617
OTTAWA STREET GROCERY INC.	001614870
PALCO SYSTEMS LIMITED	001063467
PEMBROKE RADIATOR SERVICE (1995) LIMITED	001120642
PLO RANGE INC.	001533249
PRODUCERS NETWORK ASSOCIATES INC.	000993108
RELIABLE AUTOMATIC IRRIGATION NETWORKING LTD.	000940524
RL REAL ESTATE LIMITED.	001433790
RL REALTY LIMITED	001433791
SAMEER IMPORT EXPORT WHOLESALERS INC.	001523482
SIMIC CONSULTING GROUP INC.	001477327
SOBBY GARMENTS INC.	001483032
STARBOARD DESIGNS INC.	002014490
STILLWATER INVESTMENTS INCORPORATED	000732801
SUBCONTINENT MEDIA GROUP LTD.	001481335
SUNSHINE APPLIANCE SALES AND SERVICE INC.	001236955
T.R.S.AUTO LTD.	002046424
TAP PLUMBING INC.	001234500
TCB RECREATION INC.	000537188
TENETECH COMPUTER SYSTEMS LTD.	000888225
THE BELLGAR INVESTMENT CORPORATION	000775388
THE DELUGE NIGHTCLUB INC.	001095781
THE TICKET PEOPLE LTD.	000643581
TOTAL GREEN INC.	000977208
TSINAS INVESTMENTS INC.	001061820
TWIN CITY BODY SHOP (SAULT) LIMITED	000266277
VONDRA LTD.	000382868
WINCAY INC.	000921968
1010258 ONTARIO INC.	001010258
1026348 ONTARIO LTD.	001026348
1087944 ONTARIO INC.	001087944
1088430 ONTARIO LTD.	001088430
1104523 ONTARIO INC.	001104523
1137288 ONTARIO LTD.	001137288
1141997 ONTARIO INC.	001141997
1168611 ONTARIO INC.	001168611
1180164 ONTARIO LIMITED	001180164
1240332 ONTARIO INC.	001240332
1257247 ONTARIO INC.	001257247
1289057 ONTARIO LTD.	001289057
1291130 ONTARIO INC.	001291130
1293262 ONTARIO INC.	001293262
1356797 ONTARIO INC.	001356797

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1372029 ONTARIO LIMITED	001372029
1382828 ONTARIO LTD.	001382828
1417374 ONTARIO INC.	001417374
1447382 ONTARIO LIMITED	001447382
1470041 ONTARIO INC.	001470041
1470106 ONTARIO INC.	001470106
1475474 ONTARIO INC.	001475474
1498380 ONTARIO INC.	001498380
1525951 ONTARIO INC.	001525951
1535644 ONTARIO INC.	001535644
1574239 ONTARIO LIMITED	001574239
1599315 ONTARIO INC.	001599315
1608380 ONTARIO LTD.	001608380
1619953 ONTARIO LIMITED	001619953
1619957 ONTARIO LIMITED	001619957
2033472 ONTARIO LIMITED	002033472
2038818 ONTARIO INC.	002038818
287140 ONTARIO LIMITED	000287140
417852 ONTARIO LIMITED	000417852
50 MOSES VEHICLE LEASING LIMITED	002046315
582168 ONTARIO LIMITED	000582168
587572 ONTARIO LIMITED	000587572
664970 ONTARIO LIMITED	000664970
665260 ONTARIO LIMITED	000665260
714660 ONTARIO INC.	000714660
765748 ONTARIO LTD.	000765748
836052 ONTARIO LTD.	000836052
893544 ONTARIO INC.	000893544
948819 ONTARIO LIMITED	000948819

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G140)

**Cancellation of Certificate
of Incorporation
(Corporations Tax Act Defaulters)
Annulation de certificat de constitution
(Non-observation de la Loi sur
l'imposition des sociétés)**

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificate of Incorporation of the corporations named hereunder have been cancelled by an Order for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, le certificat de constitution de la société sous-nommé a été annulé par Ordre pour non-observation des dispositions de la *Loi sur l'imposition des sociétés* et que la dissolution de la société concernée prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2008-03-10	
ABCO SALES INC.	001219969
ACROBATIC GYMNASTICS & DANCE ACADEMY INC.	001200777
ANDRYN CONSULTING & TRAINING INC.	001212290

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
ARGENTIA PARTNERS INC.	001200417
ASHBRIDGES BAY DEVELOPMENTS INC.	001203938
ASKI TECHNOLOGY GROUP LTD.	001221534
ASTRA TRAVEL & SERVICES INC.	001222524
BELLS FALLS AGGREGATES & EXPLORATIONS INC.	001138957
BIRD HUNTER INC.	001199649
CAN-WORLD IMPORT-EXPORT CORPORATION	001202094
CANADIAN DESIGN INDUSTRIES INC.	001208805
CANADIAN FIRST CAPITAL CORPORATION	001205565
CHUBIN BREAD COMPANY LIMITED	001219985
CHUNG LIEN INTERNATIONAL LTD.	001205011
CLEARWAY FINANCIAL INC.	001218134
CMS OFFICE SERVICES LTD.	001201248
COOKIE CRUMBS ETC. LTD.	001210736
CRAIK INSURANCE AGENCIES LIMITED	001200826
D.N.C. MILLWRIGHTING LTD.	001205541
DOUG ROBINSON HOLDINGS (THUNDER BAY) INC.	001188708
EASTERN ONTARIO AIRCRAFT INC.	001202844
EBC SYSTEMS INC.	001212939
EDEN COURT INC.	001215006
FOX FIVE ENTERPRISES INC.	001225292
GEORGE G. DUNCAN CONSTRUCTION (1996) LIMITED	001201940
GLENMAE ENTERPRISES INC.	001207814
GLOBAL BUSINESS SUPPORT CANADA INC.	001211404
GLOBAL BUSINESS SUPPORT CONCEPT INC.	001211403
GOLDEN GIN CHAN ENTERPRISES LTD.	001207146
GREAT BOOKS LTD.	001204466
GREWAL TAXI SERVICE INC.	001216963
HILBERTO CARPENTRY LTD.	001204382
IMMACULATE GARDENING & SNOW SERVICES INC.	001182798
INTELFAX COMMUNICATIONS INC.	001208297
IRONWOOD CONSULTING LTD.	001203119
JENSEN-FILSO ENTERPRISES INC.	001214103
KINGTECH INC.	001211150
LIFETIME HURONIA INC.	001182799
LOONEY TOONEY COIN CAR WASH INC.	001206444
LOTUS MANAGEMENT CONSULTANTS INC.	001208371
LUBERON LANDSCAPING CORPORATION	001213138
MAGNETRENDS INTERNATIONAL INC.	001222557
MAJAK & STAFFIERE LTD.	001201555
MAMA GEEZ FOODS INC.	001202490
MATERIAL MEASUREMENT & CONTROL INC.	001191932
METRO PROFESSIONAL SERVICES LTD.	001216053
MUNRO PARK HOLDINGS INC.	001226488
NATIONAL SECURITIES CORPORATION LIMITED	001216374
NEOPHRON CORPORATION	001226641
PARAGON SCREEN GRAPHICS LTD.	001225174
PATRICK TECHNOLOGIES INC.	001202580
PHASE PHARMACEUTICALS INC.	001222914
POSTMODERN THREADS INC.	001222983
PRIME PROFICIENCY CORP.	001203568
QGI LIMITED	001210506

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
R.N.S. PROPERTY SERVICES LTD.	001201678
RDP CORPORATION	001213135
SKD MANAGEMENT INC.	001197500
SPORTS RENTAL NETWORK INC.	001218136
STOCKTON MANAGEMENT SERVICES INC.	001221318
SUPERIOR REHAB CENTRE INC.	001188718
TALI COMMUNICATIONS INC.	001201461
TECHSEW LTD.	001201705
THE ENGLISH SEMINAR LTD.	001218077
TOTAL VIDEO AND SECURITY SERVICES LTD.	001216141
TRIMEX MANAGEMENT INC.	001218151
WOODY'S CABINETS INC.	001209920
YOUR BUSINESS FIRST INCORPORATED	001496041
1183872 ONTARIO LIMITED	001183872
1187819 ONTARIO INC.	001187819
1187821 ONTARIO INC.	001187821
1188676 ONTARIO LIMITED	001188676
1191824 ONTARIO LIMITED	001191824
1195776 ONTARIO INC.	001195776
1197515 ONTARIO INC.	001197515
1199489 ONTARIO LTD	001199489
1200348 ONTARIO INC.	001200348
1202139 ONTARIO LIMITED	001202139
1204363 ONTARIO LTD.	001204363
1205023 ONTARIO INC.	001205023
1205227 ONTARIO LTD.	001205227
1205692 ONTARIO LIMITED	001205692
1206917 ONTARIO INC.	001206917
1207207 ONTARIO INC.	001207207
1207975 ONTARIO INC.	001207975
1209206 ONTARIO INC.	001209206
1209520 ONTARIO INC.	001209520
1210505 ONTARIO LTD.	001210505
1210748 ONTARIO LIMITED	001210748
1211613 ONTARIO INCORPORATED	001211613
1211852 ONTARIO LIMITED	001211852
1212293 ONTARIO LIMITED	001212293
1212676 ONTARIO LIMITED	001212676
1212700 ONTARIO LIMITED	001212700
1214073 ONTARIO LIMITED	001214073
1214447 ONTARIO LTD.	001214447
1214834 ONTARIO INC.	001214834
1214857 ONTARIO INC.	001214857
1215939 ONTARIO LIMITED	001215939
1215942 ONTARIO LIMITED	001215942
1218169 ONTARIO LTD.	001218169
1219034 ONTARIO LIMITED	001219034
1219035 ONTARIO LIMITED	001219035
1219181 ONTARIO LIMITED	001219181
1219182 ONTARIO LIMITED	001219182
1219427 ONTARIO INC.	001219427
1219868 ONTARIO LIMITED	001219868
1224849 ONTARIO LIMITED	001224849
1225003 ONTARIO INC.	001225003
1225079 ONTARIO INC.	001225079
1225465 ONTARIO INC.	001225465
1225517 ONTARIO LIMITED	001225517
1226330 ONTARIO LTD.	001226330
1226586 ONTARIO INC.	001226586
1534188 ONTARIO INC.	001534188
612075 ONTARIO INC.	000612075

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G141)

Certificate of Dissolution Certificat de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act* has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les sociétés par actions*, un certificat de dissolution a été inscrit pour les compagnies suivantes. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2008-01-15	
SPAGHETTI HEADS INCORPORATED	001369942
2008-02-21	
RINGSIDE CARDS INC.	000942909
2008-02-25	
LI CHENG RESTAURANT VIP PARTY ROOM LTD.	001555360
2008-02-28	
ARGENT MANAGEMENT CONSULTING INC.	001455477
2008-03-03	
BADEN ENTERPRISES INC.	000800087
PARL VENTURES INC.	001045223
SUNFIRE MECHANICAL LTD.	001157376
TMK FINANCIAL SERVICES INC.	000809752
1020049 ONTARIO LIMITED	001020049
1386832 ONTARIO INC.	001386832
1422239 ONTARIO INC.	001422239
1457995 ONTARIO INC.	001457995
1650913 ONTARIO LIMITED	001650913
1733268 ONTARIO INC.	001733268
669562 ONTARIO INC.	000669562
687946 ONTARIO LIMITED	000687946
2008-03-04	
A & S FINE FABRICS AND SEWING SERVICES INC.	002112118
A TEA TO REMEMBER INC.	001584847
A. J. Y. REALTY LIMITED	000130514
CD-PAC INC.	001534474
CHARLES BECKER ELECTRIC LIMITED	000231666
FINANCIAL BALANCE INC.	002047955
G.D.'S HIDEAWAY LTD.	001204496
ICEMAN INTERNATIONAL INC.	002039516
JNJ AND ASSOCIATES LIMITED	001139579
MR. RECYCLE - THE REUSABLE BUILDING SOURCE CENTRE INC.	001084505
NRG TELECOMMUNICATIONS INC.	002043108
QUICKTEL COMMUNICATIONS INC.	001415123
R. M. FEDORCHUK LIMITED	000316482
ROSEVIEW CLEANERS LTD.	000565446
ROSS R. MACLEOD ENTERPRISES INC.	002025546
SALTRON TELEVISION LIMITED	000155364
TAMRAN ELECTRONICS INC.	001002939
THE BUSINESS CONSULTING GROUP INC.	001292225
1087842 ONTARIO INC.	001087842
1138377 ONTARIO LTD.	001138377
1543875 ONTARIO INC.	001543875
1613839 ONTARIO INC.	001613839
2035843 ONTARIO INC.	002035843
2042405 ONTARIO INC.	002042405
997219 ONTARIO INC.	000997219
2008-03-05	
ARMITAGE CONSULTANTS LTD.	000726941
BISMILLAH FREIGHT MOVERS INC.	001533134
BROCKBY CORPORATION	000931279
CHALMERS CAPITAL INC.	001160808
DASH-IT-OFF DESIGNS LTD.	000931867
E.T.S. PROCESS INC.	000770466
EHRlich CARTAGE LTD.	000411790

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
F.B.A. SYSTEMS INC.	000824415
GENTILE ALUMINUM LTD.	000809063
HUNG'S GIFT GALLERY INC.	001105972
J & K PACKAGING SALES INC.	000868116
JACK N' JILL'S CHANDLERY AND BROKERAGE INC.	001076493
JINEL ENTERPRISES LTD.	000613236
KEITH ALAN BROWNLEE INC.	001384487
KEITH I. BEACOM LIMITED	000241949
KERMATH MARINE LIMITED	000081783
KREBSZ JEWELLERY LTD.	000487849
LAKEFIELD TECHNOLOGIES INC.	001150395
LAPADCO INC.	001386440
MARKHAM BAKERY AND CAFE INC.	002043544
MCA IMPRINTING LTD.	000576196
MEGAHARD SYSTEMS & SOLUTIONS INC.	001268609
PHILOPATER MEDICAL INC.	002141287
RAY MERCEY CONSTRUCTION LTD.	000785506
REHAB CARE SERVICES INC.	001090160
RICKLAND INVESTMENTS LIMITED	000141277
RIZZUTO TRAINING SERVICES INC.	002085896
SANTICELLI INVESTMENTS LTD.	000637104
SAVOURY HOSPITALITY SERVICES INC.	002087220
SIMPLE ROUTE TRUCKING INC.	001484196
SK & A INSURANCE BROKERS INC.	000828621
WHITEN/KIPPS INC.	001544009
1030584 ONTARIO LIMITED	001030584
1072434 ONTARIO INC.	001072434
1193465 ONTARIO LTD.	001193465
1267038 ONTARIO LIMITED	001267038
1333339 ONTARIO INC.	001333339
1427145 ONTARIO INC.	001427145
1541229 ONTARIO LTD.	001541229
1548182 ONTARIO INC.	001548182
1576769 ONTARIO LTD.	001576769
1592610 ONTARIO INC.	001592610
600 ONTARIO STREET INC.	001168821
633584 ONTARIO INC.	000633584
726050 ONTARIO INC.	000726050
980680 ONTARIO LTD.	000980680
2008-03-06	
AURIGA INC.	001095437
BARRY MCDOWELL INSURANCE AGENCY LTD.	000598698
BHANGU DELIVERY SERVICES INC.	001059713
BRADY SELF STORAGE GP CORP.	002111778
CANADIAN DIGITAL IDENTIFY SYSTEMS INC.	001595144
COLLINGWOOD TOTAL COMFORT INC.	000911321
CULTURE SHOCK COACHING INC.	000925930
EPHARMASOLUTIONS INC.	001515223
FRAME DESIGNS INC.	000394749
GVG (BANK) INVESTMENTS LTD.	000816794
HILLSBORO DEVELOPMENTS LTD.	001245296
INTEGRATED WEALTH MANAGEMENT LTD.	001465789
LA MODA DISTRIBUTOR CANADA INC.	001403446
LEGAL MESSENGER INC.	001267570
MARC-TEL INVESTMENTS LTD.	000895493
MARCOS DEVELOPMENTS INC.	001012325
MAZA TELECOM INC.	001581471
NEW-CENTRAL INTERNATIONAL TRADING LTD.	001641953
PERFORMEN INC.	001205826
PHV CONTROLS INC.	002005974
POINT OF PURCHASE TELEVISION INC.	001285006
PRO RACING FUELS LTD.	001127063
RINSIN ENTERPRISES INC.	001009962
SUNNY NORTH AMERICA MANAGEMENT INC.	001719673
THE PAD CLIMBING GYM INC.	001549045
TUBBY'S BUS & TRUCK SERVICE LTD.	000356902
WENLOR HOLDINGS INC.	001163230
WICKWARE REHABILITATION INC	001124898

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1005677 ONTARIO INC.	001005677
1077861 ONTARIO INC.	001077861
1117053 ONTARIO INC.	001117053
1208750 ONTARIO INC.	001208750
1232563 ONTARIO LIMITED	001232563
1368987 ONTARIO INC.	001368987
1375904 ONTARIO INC.	001375904
1411034 ONTARIO INC.	001411034
2052598 ONTARIO INC.	002052598
359534 ONTARIO LIMITED	000359534
615781 ONTARIO LIMITED	000615781
615782 ONTARIO LIMITED	000615782
748828 ONTARIO LIMITED	000748828
963327 ONTARIO INC.	000963327
2008-03-07	
BLACK'S GARAGE INC.	002038648
BRIGITTE RENEE HAIR BOUTIQUE INC.	002022478
CONSTRUKTIVE SOLUTIONS INC.	002030996
DANDY WASH LIMITED	000234470
DONNELLY RESULTS REALTY INC.	000458888
G. E. HOWELL JGS, MOULDS & TOOL INC.	000386261
HENNY PENNY ENTERPRISES INC.	000630251
HOLAM CONSULTANTS INC.	001364296
MICHAEL SHEPHERD CONSTRUCTION LTD.	000798572
MURRAY LEAVER LIMITED	000351476
RANIERI'S INVESTMENTS LIMITED	000843962
ROBERTS' BRIGHT INTERIOR JANITORIAL INC.	000643021
SCHMALZ & HARRISON CO. LIMITED	000111791
SET YOUR PACE FITNESS LTD.	001578096
STAYCAN HOLDINGS CORPORATION	001650011
STITTSVILLE FORMING INC.	000561440
THE WINDSWEEP CORPORATION	000518664
WAH HING TRADING CO. LTD.	001244165
WID "O" SUN LANDSCAPE CONSTRUCTION LIMITED	001435942
WILDRIDGE INC.	000935550
WONDER GROVE TRAILER COURT INC.	000647970
XIN-RICH LIMITED	001329805
1307500 ONTARIO LTD.	001307500
1348016 ONTARIO INC.	001348016
1401299 ONTARIO INC.	001401299
1419588 ONTARIO LIMITED	001419588
1427581 ONTARIO INC.	001427581
1444335 ONTARIO LIMITED	001444335
1523543 ONTARIO INC.	001523543
1536678 ONTARIO INC.	001536678
2027319 ONTARIO INC.	002027319
2050186 ONTARIO INC.	002050186
703627 ONTARIO LIMITED	000703627
719038 ONTARIO LIMITED	000719038
873659 ONTARIO LIMITED	000873659
904298 ONTARIO INC.	000904298
996546 ONTARIO INC.	000996546
2008-03-10	
ABBEY FINANCIAL CORPORATION	001460276
ACT-A-TREND INC.	001467606
AUTO TRACK & DETAILS INC.	001264231
BERNARD L. YALE AND ASSOCIATES LIMITED	000143374
BRIGITTA'S HAIRSTYLING AND AESTHETICS LTD.	000721548
COSCO GENERAL CONTRACTING LTD.	001075521
D.E. POLAND LIMITED	001295037
ICAN CORPORATION LIMITED	000109339
LARRY FREEMAN HOLDINGS INC.	001474376
LATIN PRODUCTIONS CANADA INC.	001734601
LICOM CABLING SYSTEMS INC.	002052204
MASIX STEEL ERECTORS LTD.	001026272
OC INVESTMENT GROUP INC.	002037786
OUR NEIGHBOURHOOD PUBLISHING COMPANY LIMITED	000863119

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
P. & D. TIMBER LTD.	000414556
PAJEL INC.	001118361
PERSATEK INC.	002066955
WEINSTOCK PROFESSIONAL CORPORATION	002103503
WOODBURG HOLDINGS LTD.	000880321
YOUR ENVIRONMENTAL SEPTIC SOLUTIONS INC.	001618251
1119582 ONTARIO LIMITED	001119582
1130898 ONTARIO INC.	001130898
1153779 ONTARIO INC.	001153779
1536606 ONTARIO INC.	001536606
2106915 ONTARIO INCORPORATED	002106915
509314 ONTARIO INC.	000509314
621504 ONTARIO LTD.	000621504
663848 ONTARIO INC.	000663848
745712 ONTARIO LIMITED	000745712
772698 ONTARIO LTD.	000772698
791769 ONTARIO LIMITED	000791769
791770 ONTARIO LIMITED	000791770
791771 ONTARIO LIMITED	000791771
2008-03-11	
MARKHAM EXPRESS LOGISTICS LTD.	001473372
1180381 ONTARIO LIMITED	001180381
446849 ONTARIO LIMITED	000446849
492886 ONTARIO INC.	000492886
2008-03-12	
MALGER LEASING LTD.	000504564
SALAN CORP.	002067909
1432627 ONTARIO LIMITED	001432627
1640200 ONTARIO LIMITED	001640200
1711084 ONTARIO INC.	001711084
2008-03-13	
ACIANS INFOR INC.	001671166
ALDERSON, CATERS & HARDY INC.	001386252
BARRICK RUSSIA HOLDINGS INC.	002027196
BUILDING CONNECTIONS INC.	001314258
C.I.P. STRUCTURES INC.	000632016
CREATURE FEATURES INC.	000962608
EPC GENERAL CONTRACTORS LTD.	000799723
GENNEX HOMES CORP.	002004170
GOLDEN TOUCH RENOVATIONS INC.	001569016
HANNU UURAINEN DRUGS LTD.	000539141
IMRAN TRANSPORT LTD.	002073699
INNOVATIVE E-LEARNING SOLUTIONS INC.	001504556
JOHN A ANDERSON AND ASSOCIATES INC.	000968233
LENNON & LEBLANC HOLDINGS INC.	001311906
LENNON & LEBLANC RENTALS LTD.	001499423
MARCHIONE CONSTRUCTION LTD.	001516085
MEDIA INFORMATION TECHNOLOGIES INC.	001553483
OK ORIGINALS INC.	001196432
ORBIS OPPORTUNITY FUND LTD.	001594255
PHARLAP SADDLERY INC.	001130536
PLATINUMHILL ENTERTAINMENT INC.	001612105
THORNLEA REALTY LIMITED	000348855
1039408 ONTARIO LTD.	001039408
1113296 ONTARIO INC.	001113296
1142110 ONTARIO INC.	001142110
1143999 ONTARIO INC.	001143999
1427496 ONTARIO INC.	001427496
1443325 ONTARIO INC.	001443325
1469322 ONTARIO INC.	001469322
1486070 ONTARIO LTD.	001486070
1540993 ONTARIO INC.	001540993
1602024 ONTARIO INC.	001602024
1647079 ONTARIO INC.	001647079
1677726 ONTARIO LTD.	001677726
2021237 ONTARIO INC.	002021237
2075733 ONTARIO LIMITED	002075733

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
519941 ONTARIO LIMITED	000519941
746585 ONTARIO INC.	000746585
770758 ONTARIO LTD.	000770758
2008-03-14	
AMOK ARTIST AGENCY INC.	002046103
ANA FLOWER SHOP INC.	001478681
BUCKINGHAM ESTATES LTD.	001627270
COMPUTER SOLUTIONS ON THE GO INC.	002096936
D/C CONTRACTING LTD.	001091456
ELECTRICAL PLUS INC.	001227959
ERUS TELECOM SOLUTIONS INC.	001580251
FAMILY REALTY FRANCHISE SERVICES LTD.	001045058
J & A UNITED TRADING INC.	001511339
JT MANAGEMENT SERVICE INC.	001363683
KEVIN SILVER SALES INCORPORATED	001544532
L.S. LAMEX INC.	002048213
M. W. S. CONSTRUCTION INC.	000603508
NEW WAVE COFFEE & DONUTS LTD.	001056129
ORANGE FEMALE PRODUCTIONS INC.	002032971
RUSSELL WOODS DEVELOPMENT GROUP INC.	000813853
SIGNS COUNTRY INC.	002130136
STAR TONE INC.	001545185
URBAN MATCHMAKER INC.	001721895
WARWICK WEBSTER LIMITED	000080736
WOLVIN INC.	001315106
11-17 PRODUCE INC.	001533211
1141629 ONTARIO INC.	001141629
1228179 ONTARIO LTD.	001228179
1322756 ONTARIO INC.	001322756
1479398 ONTARIO LIMITED	001479398
1511753 ONTARIO LIMITED	001511753
1528303 ONTARIO INC.	001528303
1546294 ONTARIO INC.	001546294
2001 FIVELINE MASONRY LTD.	001471823
2004352 ONTARIO INC.	002004352
288442 ONTARIO LIMITED	000288442
689480 ONTARIO INC.	000689480
2008-03-16	
A.L.M.S. MANAGEMENT INC.	001710462
ALGONQUIN IMPORT EXPORT LTD.	001709291
BUBBLES COIN WASH INC.	001498395
DELFORD RESIDENTIAL LTD.	001493777
DISC & DAT PRODUCTIONS INC.	001172326
DRUMMOND & ASSOCIATES INC.	002135269
INTER CULTURAL ASSOCIATES INCORPORATED	000621635
KS21 ACCOUNTING & INVESTMENTS LIMITED	001618375
MCBRIDE CUSTOM CUPOLAS INC.	001652121
MINARDI HOLDINGS INC.	001612194
MURRAY ROWAN ASSOCIATES LTD.	000337613
NEPEAN PUMP SERVICE LTD.	000902584
SACHDEV HOLDINGS LTD.	000746248
SOLUTIONS BY GEORGE INC.	001471905
SOUTHERN PAC FARMS LTD.	001718505
TOTTENHAM BULK FOOD STORE LTD.	001217165
1284180 ONTARIO INC.	001284180
1565957 ONTARIO INC.	001565957
1682950 ONTARIO INC.	001682950
394505 ONTARIO LIMITED	000394505
818619 ONTARIO INC.	000818619
987384 ONTARIO LIMITED	000987384
2008-03-17	
AVRALL INVESTMENTS LIMITED	000071889
AXXESS CLUB INC.	001545629
BREED (AB) INC.	001311507
BREED (BC) INC.	001311506
BUCK OR MORE DOLLAR AND GIFTS LTD.	001656299

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
EXECUTIVE MOTOR IMPORTS INC.	001712724
GUARDEN TECHNOLOGIES INC.	001567912
HOME SPA SERVICES INC.	002098719
INFINITY NORTHEAST REHABILITATION INC.	002033384
INVESTOR RELATIONS MANAGEMENT CORP. /CORPORATION DE GESTION DES RELATIONS AUX INVESTISSEURS	001305255
JAMES KRANEK LTD.	001233713
MAXI-DENT INC.	000658708
ORO GLEN INVESTMENTS INC.	001685110
PAKENHAM DEVELOPMENTS LIMITED	000587922
PENREAL PROPERTY FUND II LTD.	001204115
ROBERT A.C. BROWN ENTERPRISES LIMITED	001197381
RON DAIGNEAULT & CO. INC.	000201108
SPARTAN CONSTRUCTION ONTARIO LIMITED	002088698
TECHNE INC.	000901864
TORCAM HARDWOOD FLOORING INC.	002133977
URBANOXIDE (CANADA) INC.	001064453
V.I.P. TAX ACCOUNTANTS INC.	001164711
VIN COOKERY FOODS LTD.	001286596
1104985 ONTARIO LIMITED	001104985
1186879 ONTARIO INC.	001186879
1202779 ONTARIO LTD.	001202779
1357041 ONTARIO INC.	001357041
1478077 ONTARIO INC.	001478077
1678970 ONTARIO INC.	001678970
2074456 ONTARIO INC.	002074456
373360 ONTARIO LIMITED	000373360
643313 ONTARIO LIMITED	000643313
660909 ONTARIO LTD.	000660909
2008-03-18	
AVENUE HOME & DESIGN CENTRE INC.	000949621
BJC TRANSPORT INC.	001481791
GOLD SEA INTERNATIONAL INC.	001668529
KIMBERLEY W.L. ENTERPRISE INC.	000767125
MORRIS SEGAL FAMILY HOLDINGS LIMITED	000796090
R & W CO., LTD.	000647980
REALEST MARKETING CORPORATION	001378903
REX HAGON & ASSOCIATES INC.	001276120
SAEED & JAVAD FOOD INC.	002046813
SELES CONSTRUCTION LTD.	001424345
1249465 ONTARIO INC.	001249465
1286201 ONTARIO LTD.	001286201
1480388 ONTARIO INC.	001480388
1517750 ONTARIO INC.	001517750
1593075 ONTARIO INC.	001593075
2013262 ONTARIO LIMITED	002013262
2040905 ONTARIO INC.	002040905
2148430 ONTARIO LIMITED	002148430
2008-03-19	
ARRISCRAFT INTERNATIONAL GPT INC.	002059164
ATLAS GENERAL CONTRACTING CO. INC.	001533610
D.R. COMMUNICATIONS LTD.	000871851
SHEFFIELD FORGEMASTERS (CANADA) LIMITED	000508455
1002878 ONTARIO INC.	001002878

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G142)

Cancellation of Certificate of Incorporation (Business Corporations Act) Annulation de certificat de constitution en personne morale (Loi sur les sociétés par actions)

NOTICE IS HEREBY GIVEN that by orders under subsection 241(4) of the *Business Corporation Act*, the certificates of incorporation set out hereunder have been cancelled and corporation(s) have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, les certificats présentés ci-dessous ont été annulés et les sociétés ont été dissoutes. La dénomination sociale des sociétés concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
2008-03-20	
PULLMAN CANADA LTD.	756784

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G143)

Change of Name Act Loi sur le changement de nom

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from March 17, 2008 to March 23, 2008 under the authority of the *Change of Name Act*, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 17 mars 2008 au 23 mars 2008, en vertu de la *Loi sur le changement de nom*, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME	NEW NAME
OAN, MY.THI.	DOAN, MIKA.
ABBOTT, CRYSTINA.	KENNEDY, CRYSTINA.
CARYL-LYNN.MARIE.	CARYL-LYNN.MARIE.
ABDULLA, MUHAMED.	SHABAN, JIBRIL.SAID.
ABDULLAH, ROBA.	ABDULLAH, RUBA.
ABDULRHMAN, ANNE.	ALFOURE, ANNE.MARY.
ABDULRHMAN, NOOR.	ALFOURE, JEWEL.NORA.
ABOU ZIED,	ABUZEID,
WAELOUSSAMA.AHMED.	WAELOUSSAMA.
AGUIAR, JOAO.EDUARDE.	AGUIAR, JOHN.EDWARD.
ALBERT,	ALBERT,
ANTERSHUN.	ANDERSON.HENRY.
ALEXANDER,	ALEXANDER,
MARK.PETER.	MARK.KENNETH.JOSEPH.
ALI,	MELAQUE,
SETRA.	BADRIYA.MEFTUH.
ALI, SHAHZAMAN.	ALI, SHAZMAN.
ARIA-MANESH,	ARYAMANESH,
MOHAMMAD-REZA.	ARYA.

PREVIOUS NAME

NEW NAME

AUDETTE,
JOSEPH.FERNAND.
PHILLIPPE.GERMAIN.
AZIZ, TALHA.KHALID.
BAKAMBAMBA, MUBANGA.
BARD-DUPUIS,
BRANDON.ANDY.
BARTH, GLORIA.JEAN.
BAUMANN, MAGDELINE.
ADRIANNE.MARGARET.
BEAUSOLEIL,
LORRAINE.LISE.
BELLAVANCE.
JOSEPH.CLAUDE.YVAN.
BHAKRI, KRISHMA.SHARD.
BHANGLE,
JASVIR.KAUR.
BHANGLE,
NARINDER.SINGH.
BHARADWAJ, PRAGATI.
BINA, MOHAMMAD.YASHA.
BLAIS,
RICHARD.ARMAND.
BLASKY,
PATRICIA.MARIE.
BOISMIER,
BENJAMIN.WILLIAM.
BRADATEANU, VLADIMIR.
BRECHIN, ETHAN.
MATHIEU.JONATHAN.
BREGMAN,
CAROLYN.NICOLE.
BROOKS,
NICOLAS.CHRISTOPHER.
BROWN,
AMANDA.JANE.
BROWN, SUZANNE.ELIZA.
BURCH,
KAREN.PATRICA.
BURT,
KRISTA.LEE.
BURTON, SEAN.CORBETT.
CAHUANA,
ROSA.LUCRECIA.V.
CALLO, TREENA.TAMARA.
CAMERON,
MACKENZIE.ALEXANDRA.
CAMPBELL, CHERYL.JEAN.
CHAN, CHI.MAN.
CHAN, KAM.MI.
CHIAM, PHAN.MINH.
CHIN, WON.JAN.
CHIU,
CHE-KEUNG.JACKSON.
CHOI, JUN.HO.
CHORNY, IAN.
CICCONE, ADRIANNE.
CELESTE.DOMENICA-ROSA.
CIOROIANU, ALICE.
COLLINS, PETER.MARK.
COMMISSO, JAMIE.
COMMISSO, MIA.BELLA.
CORREIA, LINDA.
ANN.ROSE.MARIE.
COSTA PINTO, GEIZON.
CZAPLEWSKI, MARCIN.
BARTLOMIEJ.
DANTCHEVA,
TATIANA.
DHUNNA, HARPRIT.SINGH.
DICKASON, CYNTHIA.LYNN.
DILTS, JACOB.NICHOLAS.

AUDET,
FERNAND.PHILLIPPE.
GERMAIN.JOSEPH.
AVERSA, TALHA.
OKITONDO, AGNES.
DUPUIS,
BRANDON.ANDY.
BARTH, VERONICA.JUNE.
BAUMAN, MAGDELINE.
ADRIANNE.MARGARET.
BEAUSOLEIL,
LISE.
BELLAVANCE,
ROBIN.JOSEPH.ARTHUR.
SHARDA, KRISHMA.ROY.
ATWAL,
JASVIRPREET.KAUR.
ATWAL,
NARINDER.SINGH.
BHARADWAJ, NEETI.
BINA, MO.YASHA.
LEMOY,
RICHARD.ARMAND.
MCINNIS,
PATRICIA.MARIE.
BISSET,
BENJAMIN.WILLIAM.
BRAD, VLADIMIR.
GRAHAM,
ETHAN.MATHEW.
BREGMAN,
CARRIE.NICOLE.
BROOKS,
NICOLAS.CHRISTOPHE.
SHAUGHNESSY,
AMANDA.JANE.
BROWN, ABNER.BEAN.
GRANADOS MITCHELL,
KAREN.PATRICA.
SNOW,
KRISTA.LEE.MILLER.
DUNLEAVY, SEAN.CORBETT.
ROMERO,
ROSA.LUCRECIA.
CALLO, TAMARA.TREENA.
HAYES,
MACKENZIE.ALEXANDRA.
PAGE, CHERYL.LYN.
CHAN, JEFFREY.CHI-MAN.
CHAN, MAY.KAM.MI.
CHIAM, VIVIAN.MING.FAN.
LEUNG, WANDA.
CHIU,
MIKE.CHE.KEUNG.
CHOI, JACE.JUNHO.
CHORNY, YAN.
CICCONE, ADRIANNA.
CELESTE.DOMENICA-ROSA.
CROWE, ALICE.CIOROIANU.
COLLINS, MARK.PETER.
WRIGHT, JAMIE.
WRIGHT, MIA.BELLA.
VEAL, LINDA.
ANN.ROSE.MARIE.
PINTO, GEIZON.COSTA.
KUZMA, MARCIN.
BARTLOMIEJ.
DANCHEVA-PETKOVA,
TATIANA.M.
VERMA, HARPRIT.
MARTIN, CYNTHIA.LYNN.
MARCIN, JACOB.NICHOLAS.

PREVIOUS NAME

NEW NAME

DOMBROWSKI,
EDWARD.LAWRENCE.
DOREY,
KEITH.ROBERT.
DOWNING, BRENDA.JOYCE.
DRENNAN,
DEVON.FRANCESCO.
DROZD, WITOLD.
DUNPHY,
JUSTIN.MICHAEL.JAMES.
ELAZMEH, WILLIAM.WASIM.
FARAH GHARAGOUZLOU,
AMIR.MOHAMMAD.
FEERASTA, AMIRUDDIN.
FERDOUS,
WALID.BIN.KHALED.
FERNANDEZ-BRUN,
VICTORIA.
FILECCIA,
CAIDEN.FRANK.MELVILLE.
FLEMING, JOSHUA.MARK.
FULLER,
GRACE.KATHLEEN.
GACHARNA, JHON.FREDY.
GELINA, RONALD.DAVID.
GENENE, OTHNIEL.SAMUEL.
GIBNER,
BRANDON.JERRY.ALLAN.
GIBNER, TIARRA.
CATHARINE.DENISE.
GIFFIN, SHIRLEY.ANN.
GOGA, MUDASSAR.IQBAL.
GOODRICH,
ALEXANDRA.NAOMI.
GRAINGER, TRUDY.
WALTRENE.GAMBLE.
GRAVELINE,
ILEIN.MARIE.BERTHA.
GUJDA,
ADAM.EDWARD.STANLEY.
GULATI, SONIA.ELIZABETH.
GULIYEV, EMIN.
GULIYEVA, OLGA.
GULIYEVA, SABINA.
HALEY, SHELLEY.DAWN.
HANAY, WILLIAM.
THOMAS.DMITRUK.
HANNA,
JAWLYA.
HARDIE-BOUDREAU,
JACOB.JAMES..
HARLING,
JOSEPH.VICTOR.
HELLE, HELLE.
HENRY, THAI.JERRET.
HICKEY,
WAYNE.PHILLIP.
HILLYER,
EMILY.JACLYN.
HO, WILFRED.WAI-HOU.
HOLODNY, ANNA.
HONG, BO.
HOUSE, DERECK.MURRAY.
HUANG, XIA.
IDOWU,
GBOLAHAN.AUGUSTINE.
INOUE, JASON.RUSSEL.
JACKSON, MARION.CAROLE.
JAIN, PING.PING.
JOHNSON,
DEBORAH.MARLENE.
KALOE, VIKRAM.

DOMBROSKEI,
EDWARD.LAWRENCE.
BROUGHTON,
KEITH.ROBERT.
FISHER, BRENDA.JOYCE.
MCGOVERN,
DEVON.FRANCESCO.
DROZD, VICTOR.
WALLACE,
JUSTIN.MICHAEL.JAMES.
KLEMENT, WILLIAM.
FARAH,
AMIR.
FEERASTA, AMIR.
FERDOUS,
AHNAF.
FERNANDEZ,
VICTORIA.
NORDIN,
CAIDEN.OSCAR.
CASSIDY, JOSHUA.DALE.
MERCER.ROBERTSON,
KATHY.GRACE.
RUIZ, JOHN.FREDY.
KEATING, RONALD.DAVID.
GENENE, NATHAN.SAMUEL.
MAROIS,
BRANDON.JERRY.ALLAN.
MAROIS, TIARRA.
CATHARINE.DENISE.
GIFFIN, DIANE.SHIRLEY.
AHMED, MUDASSAR.ALI.
EATON,
NAOMI.COWAN.
GAMBLE-JACKLIN,
TRUDY.WALTRENE.
GRAVELINE,
EILEEN.MARIE.BERTHA.
GUIDA,
ADAM.EDWARD.GUJDA.
ADDIE, SONIA.ELIZABETH.
KULIYEV, EMIN.
KULIYEVA, OLGA.
KULIYEVA, SABINA.
DUBÉ, SHELLEY.DAWN.
DIMITRUK,
WILLIAM.THOMAS.
HANNA, JULIA.
HANNA.YOUSEF.
TOMS BOUDREAU,
JACOB.JAMES.
HARLING, DENNIS.
JOSEPH.VICTOR.NORMAN.
NATHAN, HELEN.JOSEPHINE.
GREEN, THAI.JERRET.
MCCREADIE,
WAYNE.PHILLIP.
PURKISS, EMILY.
JACLYN-HILLYER.
HO, WILFRED.CHUNG-AN.
TEPLITSKY, ANNA.
HONG, ROYAL.
HYATT, DERECK.MURRAY.
HUANG, ADA.XIA.
CAXTON-IDOWU,
AUGUSTINE.GBOLAHAN..
INOUE, ANDREA.LYNNE.
SMITH, CAROLE.
JAIN, PATRICIA.PING.PING.
BRYSKI.
DEBORAH.MARLENE.
SINGH, VIKRAM.

PREVIOUS NAME

KANG, JONG.CHUL.
 KAPTYELOV, KOSTYANTYN.
 KARIUKI.
 EUNICE.MUTHONI.
 KATZ, KAREN.DVORA.
 KAUR, KAMALJIT.
 KAYIK, ZAFER.
 KHALID, MASTER.
 MUHAMMAD.SALMAN.
 KIM, BYUNG.KWAN.
 KIM, MIN.GYU.
 KIM, SUNG.GYU.
 KINGSBURY,
 LYSANDRA.CASSY.
 KORDYSZ.
 KATHERINE.SUSANA.
 KRAJACIC, TIHOMIR.
 KRULL, DARLENE.ERIN.
 KUNTSEVICH, VOLHA.
 KURLAND.
 CHERNIJ, SABINA.
 LACANIENTA.
 ETHEL.MOISES.
 LALIBERTE, KELLY.LYN.
 LAM, HOI.YEE.
 LAMIRANTE, MARY.
 LAO, JACOB.
 LYCHESTER.
 LATIF-SHAHID, AHMAD.
 LE BLANC, PATRICK.JAMES.
 LEE, JAEBONG.
 LEE, JUNG.MAN.
 LEE, KWI.HEE.
 LEE, KWI.SOON.
 LEE, SANGHEE.
 LEUNG,
 TIMOTHEA.TZU.
 LEUNG, YEN.KWONG.
 LEYZEROVICH,
 MIKHAIL.L'VOVICH..
 LI, MING.ZE.
 LITKE,
 STACY-LEA.GEORGINA.
 LLOYD,
 MARY.FELICIA.
 LOPEZ FONSECA,
 BYRON.JOSE.
 LOUMA,
 DONA-MAY.DIANA.
 LOYENS, JENNIFER.
 .ELISABETH.MARY.
 LUI, ATHENA.
 LUO, YI.HUI.
 LYNAS, MATTHEW.PETER.
 MAC PHAIL, KRISTIN.LEIGH.
 MAGDYCZ, MICHAEL.PAUL.
 MAHDI, ADEEBA.LAFTA.
 MAHZARI, ABDOLHASSAN.
 MALLIA,
 ANNE.MARIE.SYLVIA.
 MAMTA BATRA, RAJA.
 MANN,
 DOMENIK.FRANCIS.
 MANSER,
 JAYDEN.ANNE.
 MCCARTIN,
 MICHEL.ALBERT.JOSEPH.
 MCDONALD,
 JAMES.PAUL.ARTHUR.
 MILANDOU, ALEX.PHINE.
 MILENINA, NATALIA.
 MILLETT,
 NATALIE.SUE.

NEW NAME

KANG, CHUL.
 KEREL, CHRISTIAN.
 KARIUKI.
 MUTHONI.YUNIS.
 KATZ, KEREN.DVORA.
 KOONER, KAMALJIT.
 KELEKVAN, ZAF.
 KHALID,
 MUHAMMAD.SALMAN.
 KIMWON, MATTHEW.
 KIMWON, ALVIN.
 KIMWON, MARVIN.
 COULES,
 LYSANDRA.CASSY.
 NICHOLLS,
 KATHERINE.SUSANA.
 KRAJACIC, THEOMIR.
 WATSON, DARLENE.ERIN.
 PARKER, OLGA.
 KURLAND-CHORNY,
 SABINA.
 DELOS REYES,
 ETHEL.MOISES.
 WOOLSEY, KELLY.LYN.
 LAM, HEIDI.HOI-YEE.
 LAMIRANTE, SHARON.ANN.
 CHUA, JACOB.
 LYCHESTER.LAO.
 AL-RUBAYEE, AHMAD.
 HAUER, PAT.JAMES.LEO.
 LEE, JAEMIN.
 LEE, EDWARD.
 LEE, ERIN.
 LEE, ALICE.
 LEE, ALLEN.JASENG.
 LEUNG,
 TIMOTHEA.TIEN.TZE.
 LEUNG, KEN.
 LEIZEROVICH,
 MICHAEL.
 LEE, JOHN.MINGZE.
 NORDIN,
 STACY-LEA.GEORGINA.
 LLOYD,
 PHYLLIS.MARY.FELICIA.
 LÓPEZ DE ARAGÓN,
 MARCELO.
 LUOMA,
 DONNA.MAE.DIANA.
 GEORGE, JENNIFER.
 ELISABETH.MARY.
 TRINH, ATHENA.
 LUO, EMMY.YIHUI.
 AARON, MATTHEW.
 POTTER, KRISTIN.LEIGH.
 GRIMMER, MICHAEL.PAUL.
 ALFOURE, EDI.
 MAHZARI, PETER.JAMES.
 VINC,
 ANNE.
 RAJA, MAMTA.BATRA.
 MANN,
 DOMENICK.FRANCISZEK.
 SERRAO,
 JAYDEN.ANNE.KELLY.
 MCCARTIN,
 MICHELLE.ANNE.
 ST MARTIN,
 JAMES.PAUL.ARTHUR.
 MILANDOU, ALEX.
 STRELBYSKY, NATALIA.
 DALTON,
 NATALIE.SUE.OLIVE.

PREVIOUS NAME

MOHAMAD ISMATH,
 FATHIMA.SABRA.
 MONEKENE, TEDDY.LEO.
 MONEKENE-MILANDOU,
 ARNAUD.YVON.
 MOONILAL, GAITRI.
 MOSKUN, JASNICA.
 MOVAHEDI, NONA.
 MU, XUANSHENG.
 MUKUNA
 KAPINGA, NANCY.
 NGUYEN, THI.PHUONG.LAI.
 NHET, RORN.
 NIGAH, KULWINDER.KUMAR.
 NILES, CANDY.LEE.
 NOGO, JELENA.
 NUTTALL,
 KASSANDRA.LEAH.
 O'LEARY, CHANCE.
 JAMES.JEREMY.
 O'NEILL, JANET.LISA.
 OLIVER,
 AMANDA.JEAN.
 OLIVER,
 JOSHUA.SKYLER.
 OLUKOYA,
 FOLASHADE.OYEFU.
 OLUKOYA, OLADIPUPO.
 OLUKOYA,
 OWOLABBY.AYOMIDE.
 OURSIN,
 NATALIA.ALEXIS.
 PADUA, JOSEPHINE.YU.
 PANIOUKHINE,
 MIKHAIL.ALEXEEVITCH.
 PARINAS,
 VIVIAN.MERCADO.
 PARTHENAIS, LINDA.
 PEREZ,
 RHODA.BALBIN.
 PETERS,
 LEOLA.LILIETH.
 PETROV,
 KRASIMIR.BORISOV.
 PHILLIPS, LINDA.MURIEL.
 PISANI, DONATO.
 POGONYSHEVA, GANNA.
 POULIN,
 JOANE.
 PRAKSHI, PRAKSHI.
 PREMARNANTH,
 JEYAVANEE.
 PREMUS,
 MATTHEW.JOHN.
 QUAN-LUU, DENNIE.
 QUINN,
 SHELLY.MARIE.
 RAGNI, ALAN.
 GUILLERMO.
 RAHMAN,
 ATTIQ-UR.
 RAMDEO RAMNATH,
 GANGADAI.
 RAMSON,
 RYAN.
 RASTAS,
 PETRONELLA.HUBERDINA.
 REDFORD, SAHAR.
 REZAEI-NAMJOO,
 ARTA-CYRUS.
 RISHABH, RAJA.
 ROBIDOUX,
 MARY.ALDA.

NEW NAME

ISMATH,
 SABRA.
 MILANDOU, TEDDY.
 MILANDOU,
 ARNAUD.
 SIVARAJ, GAITRI.
 MOSKUN, JESSICA.
 ALEXANDER, NONA.
 MU, PETER.XUANSHENG.
 KAPI,
 NANCITA.
 PHUNG, KIM.LAI.
 MOUNG, RON.RORN.
 NIGAH, KULWINDER.SINGH.
 BRANT, CANDY.LEE.
 PETROV, JELENA.
 SMREKAR,
 KASSANDRA.LEAH.
 SNOW, CHANCE.
 JEREMY.MILLER.
 CRAWFORD, JANET.LISA.
 ANDERSON,
 AMANDA.JEAN.
 ANDERSON,
 JOSHUA.SKYLER.OLIVER.
 AZEEZ,
 FOLASHADE.OYEFU.
 AZEEZ, OLADIPUPO.
 AZEEZ,
 OWOLABBY.AYOMIDE.
 ECHEVERRY,
 NATALIA.ALEXIS.
 YU, JOSEPHINE.OPRE.
 CARRERA,
 MICHAEL.
 FAJARDO,
 VIVIAN.MERCADO.
 PARTHENAIS, LYNDA.
 JARDINERO,
 RHODA.BALBIN.
 DONALDSON,
 LEOLA.LILIETH.
 PETROV,
 KRASSIMIR.BORISOV.
 PHILLIPS, LYNDA.MURIEL.
 PISANI, ALBERTO.DONATO.
 POGONYSHEVA, ANNA.
 POULIN,
 MICHELINE.JEANNE.
 CHANDER, PRAKSHI.
 NADARAJAH,
 JEYAVANEE.
 MCMENEMY,
 MATTHEW.JOHN.
 LUU, DENNY.
 QUINN,
 RACHEL.SHELLEY.MARIE.
 CAMETO,
 ALAN.GUILLERMO.
 AHMED, ATTIQ.
 UR-RAHMAN.
 RAMDEO,
 JENNY.GANGADAI.
 RAMSON,
 RYENNNNE.NIRANJAN.
 RASTAS, ELLEN.
 DIANNE.
 RODFAR, SAHAR.
 NAMJOO,
 ARTA.CYRUS.
 RAJA, RISHABH.
 RIDDELL,
 MARY.CATHERINE.

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
RUDDICK,	WELSH,	TALN,	LOPEZ NEGRETE KNIGHT
CANDICE.VERONICA.	CANDICE.VERONICA.	TERRY.ANN.	TALN, TERRY.ANN.
RUIZ, ANA.JULIETA.	GAUDON, ANA.JULIETA.	TANG, THIEN.CAM.	TANG, STEPHANIE.CAM.
RUMBOLT, LORI.NOREEN.	DECKER, LORI.NOREEN.	TCHMCHKIAN, DONG.	SKATES, DON.
SABALVARO,	CAY, KAESHA.	TCHORNI, DMITRI.	CHORNY, DMITRI.
KAESHA.CHANEZZE.	CHANEZZE.	THANGARAJAH,	MAHAVALIRAJAN.
SAID, LUKMAN.	SAID, LUKMAN.JIBRIL.	SARVALOJANI.	SARVALOJANI.
SAMAAN, OSAMAH.	SAMAAN, SAM.FARIS.	THARMALINGAM,	AMIRTHALINGAM,
SAMPSON, BETHANY.LYNN.	HOWICK, BETHANY.LYNN.	SAROJINIDEVY.	SAROJINIDEVY.
SAMPSON,	HOWICK, OWEN.	THOMAS,	ROBINSON,
OWEN.MARSHALL.	CHARLES.DEWDNEY.	CHRYSTOL.LYNN.	CHRYSTOL.LYNN.
SANDHU, HARPREET.K.	GILL, HARPREET.K.	THOMAS,	THOMAS.
SATKUNANANTHARAJAH,	JEYACHANDRAN,	LISA.ELIZABETH.	JELLISA.NATALYA.
SATHIYABABY.	SATHIYABABY.	TOPIC,	EDWARDS.
SAUCIER,	LEBLANC,	HANNA.ELIZABETH.	HANNA.ELIZABETH.
BRANDON.JAY.EMERSON.	BRANDON-JAY.EMERSON.	TOUSIGNANT FENTON,	FENN,
SCHWEITZER,	CHURCHILL,	CHERYL.ANNE.	CHERYL.ANNE.
JACOB.STANLEY.GEORGE.	JACOB.STANLEY.	TZAMIAS. ILIAS.	JAME, LOAY.
SEsia,	HUTTON,	UL-ISLAM, QAMAR.	SIDDIQUI, QAMAR.ALI.
DAVID.JAMES.PHILIP.	DAVID.JAMES.	UPPAL, JASPAL.	UPPAL, JESSIE.
SEYMOUR-MAUNDER,	MAUNDER, KIMBERLY.	USAMA, OSAMA.	EL-IMAM, OHSAMA.
KIMBERLY.AMY.	AMY.SEYMOUR.	VILAYIL, MATHEW.JACOB.	VILAYIL, JACOB.MATHEW.
SHAIKH, SHENAZ.ABDUL.S.	HAYDEN, SHENAZ.	VOTCEAL, ALEXANDR.	BELOV, ALEXANDR.
SHMANKEVICH, MICHAEL.	PARKER, MICHAEL.	WALES, KENNITH.WAYNE.	WALES, KENNETH.WAYNE.
SHMANKEVICH, ULADZIMIR.	PARKER, VLAD.	WANG, QIAO.	WANG, IRIS.QIAO.
SHU, YUE.	LIN, CHIYO.MARNI.	WANG, XUEBAO.	WANG, YILIN.
SINGH,	PERSAUD,	WARREN,	SHANAHAN-WARREN,
ESHWARPATTIE.	VINDY.ESHWARPATTIE.	DARRYL.GREGORY.	DARRYL.GREGORY.
SINGH, HARMANDEEP.	KOONER, HARMAN.	WATSON,	BRETON,
SINGH,	KOONER,	NICOLE.ELIZABETH.	NICOLE.ELIZABETH.
RANA.RAJISHWAR.	RANA.RAJISHWAR.SINGH.	WINDER, DUSTIN.ARTHUR.	KURUC, DUSTIN.ARTHUR.
SINGH, SIMRANJIT.	KOONER, SIMRANJIT.	WON, YOUNG.JOO.	KIMWON, SOPHIA.
SIVAGURU, ELIL VANNAN.	RATNAVALE, ERIC.	WONG,	WONG, BILLY.
SOKOL, STEVEN.	SOKOL,	CHAN.CHING.	CHAN.CHING.
JOHN.CHRISTOPHER.	CHRISTOPHER.CRUZ.	WONG, SZE.SEN.	WONG, SEASON.SZE.SEN.
SOLTESZ,	SOLTESZ,	WU, ZHENG.	WU, LARRY.ZHENG.
KAROLY.	CHARLES.KAROLY.	YAHYAPOUR, SOHEIL.	SOLIVAN, SOL.
SON, OKHEE.	SON, JUNE.OKHEE.	YANG, RUOSHUI.	YANG, NEREID.H.
SONI, NIYATI.	GUPTA, NIYATI.	YAO, DA.WEI.	YAO, DAVID.DAWEI.
STAMATIOU, ELLY.	NERAIDA, ELLY.	YAO, HUI.QING.	YAO, ALAN.HUIQING.
STARR, ARCHIE..	SYCH-NOVA, ARTYOM.	ZHANG, KANG.LI.	ZHANG, SHAWN.KANGLI.
STARR, SEVILLE..	NOVA, SEVILLE.	ZHANG, YU.LIANG.	ZHANG, JACK.YULIANG.
STOUFFER,	STOUFFER,	ZHU, RUNYAN.	ZHU, RAYMOND.RUNYAN.
TOBB.EDWARD.JAMES.	TODD.EDWARD.JAMES.		
SU, DAI.	SU, SUSAN.DAI.		
SUNDRAM,	RHODIN,		
SARAVANAN.AL.M.	PATRICK.SURESH.		

(141-G144)

JUDITH M. HARTMAN,
Deputy Registrar General/
Registraire générale adjointe de l'état civil

Public Guardian and Trustee Tuteur et curateur public

CERTIFICATE OF THE PUBLIC GUARDIAN AND TRUSTEE

(pursuant to s. 13.1 of the Public Guardian and Trustee Act,
R.S.O. 1990, c. P.51, as amended)

1. Effective April 1, 2008, interest shall be computed from the day on which the money was received by the Public Guardian and Trustee to the day before the date on which the money is available for payment to the person or trust entitled thereto and be added to each account and compounded at the end of each month;
- (a) subject to subparagraphs (b) and (c) and paragraph 2 of this Certificate, on funds managed under the **Mental Health Act, Substitute Decisions Act, Trustee Act, Victims' Right to Proceeds of Crime Act, Ontario Disability Support Program Act, Powers of Attorney Act, Canada Pension Plan Act** or other trust accepted by the Public Guardian and Trustee, at the rate of 4.00% per annum payable monthly and calculated on the closing daily balance;

- (b) on funds managed under the **Crown Administration of Estates Act**, at the rate of 4.00% per annum payable monthly and calculated on the closing daily balance;
 - (c) on funds managed under the **Cemeteries Act**, at the rate of 4.00% per annum, payable monthly and calculated on the closing daily balance.
2. Effective April 1, 2008, funds managed by the Public Guardian and Trustee pursuant to the **Escheats Act** and funds transferred to the Unadministered Estates Account of the Public Guardian and Trustee shall bear interest at the rate of 0%.
3. (a) Effective April 1, 2008, interest shall be computed from the day on which money was received by the Accountant of the Superior Court of Justice to the day before the date on which the money is available for payment to the person entitled thereto and be added to each account and compounded at the end of each month.
- (b) Money paid or transferred to the Accountant of the Superior Court of Justice bears interest on the closing daily balance,
- (i) in the case of money required to be held in United States currency, at the rate of 3.00%;
 - (ii) in the case of money deposited for the benefit of minors and parties under disability, at the rate of 4.00% per annum, payable monthly; and
 - (iii) in the case of all other money, including litigants, at the rate of 4.00% per annum, payable monthly.

Dated: March 25, 2008 Public Guardian & Trustee

"LOUISE STRATFORD"
LOUISE STRATFORD

Approved by the Investment Advisory Committee pursuant to section 13.1 of the Public Guardian and Trustee Act, on March 25, 2008.

"MARK FULLER"
MARK FULLER
INVESTMENT ADVISORY COMMITTEE

(141-G145)

Ministry of the Attorney General Ministère du Procureur Général

Civil Remedies for Illicit Activities Office (CRIA)

Statutory Notice 122-08 made under Ontario Regulation 498/06

ATTORNEY GENERAL OF ONTARIO

– and –

\$1,700.00 IN CANADIAN CURRENCY (IN REM)

The above captioned civil asset forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of **\$1,700.00** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at: http://www.e-laws.gov.on.ca/DBLaws/Regs/English/060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or in writing to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 333
Toronto, ON M7A 1N3

All completed claims must refer to **Notice 122-08** and be received by CRIA no later than 5:00:00 pm on **July 7th, 2008** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (BRCAL)

Avis 122-08 publié en application du Règlement de l'Ontario 498/06

LE PROCUREUR GÉNÉRAL DE L'ONTARIO

– et –

1 700 \$ EN DEVISES CANADIENNES (EN MATIÈRE RÉELLE)

L'instance civile de confiscation de biens susmentionnée, introduite en vertu de la *Loi sur les recours civils*, a entraîné le dépôt de la somme de **1 700 \$** dans un compte spécial.

Tous les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou extrapécuniaires (pertes monétaires ou autres) par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public qui fait partie de l'une des catégories d'organismes publics prescrites dans le règlement et qui a subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, a le droit de déposer une demande d'indemnisation.

Toutes les demandes doivent être conformes à l'article 6 du Règlement 498/06, sinon elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse http://www.e-laws.gov.on.ca/DBLaws/Regs/French/060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le BRCAI en composant le numéro sans frais 1 888 246-5359, par courriel à cria@ontario.ca, par télécopieur au 416 314-3714 ou encore par écrit à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (BRCAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 333
Toronto ON M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'avis 122-08. De plus, elles doivent être reçues par le BRCAI au plus tard le 7 juillet 2008, à 17 h, sinon elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus ou par voie électronique à l'adresse de courriel ci-dessus ou encore par télécopieur.

Vous pouvez ne pas être admissible à une indemnité si vous avez participé ou contribué à vos pertes ou à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(141-G146)

Civil Remedies for Illicit Activities Office (CRIA)

Statutory Notice 123-08 made under Ontario Regulation 498/06

ATTORNEY GENERAL OF ONTARIO

– and –

\$16,750 IN CANADIAN CURRENCY (IN REM)

The above captioned civil forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of \$14,083.28 being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at: http://www.e-laws.gov.on.ca/DBLaws/Regs/English/060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or in writing to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 333
Toronto, ON M7A 1N3

All completed claims must refer to Notice 123-08 and be received by CRIA no later than 5:00:00 pm on July 7th, 2008 or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (BRCAI)

Avis 123-08 publié en application du Règlement de l'Ontario 498/06

LE PROCUREUR GÉNÉRAL DE L'ONTARIO

– et –

16 750 \$ EN DEVISES CANADIENNES (EN MATIÈRE RÉELLE)

L'instance civile de confiscation susmentionnée, introduite en vertu de la *Loi sur les recours civils*, a entraîné le dépôt de la somme de 14 083,28 \$ dans un compte spécial.

Tous les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou extrapécuniaires (pertes monétaires ou autres) par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public qui fait partie de l'une des catégories d'organismes publics prescrites dans le règlement et qui a subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, a le droit de déposer une demande d'indemnisation.

Toutes les demandes doivent être conformes à l'article 6 du Règlement 498/06, sinon elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse http://www.e-laws.gov.on.ca/DBLaws/Regs/French/060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le BRCAI en composant le numéro sans frais 1 888 246-5359, par courriel à cria@ontario.ca, par télécopieur au 416 314-3714 ou encore par écrit à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (BRCAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 333
Toronto ON M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'avis 123-08. De plus, elles doivent être reçues par le BRCAI au plus tard le 7 juillet 2008, à 17 h, sinon elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus ou par voie électronique à l'adresse de courriel ci-dessus ou encore par télécopieur.

Vous pouvez ne pas être admissible à une indemnité si vous avez participé ou contribué à vos pertes ou à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(141-G147)

Civil Remedies for Illicit Activities Office (CRIA)

Statutory Notice 124-08 made under Ontario Regulation 498/06

ATTORNEY GENERAL OF ONTARIO

– and –

\$1,610 IN CANADIAN CURRENCY (IN REM)

The above captioned civil forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of **\$1,610** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at: http://www.e-laws.gov.on.ca/DBLaws/Regs/English/060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or in writing to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 333
Toronto, ON M7A 1N3

All completed claims must refer to **Notice 124-08** and be received by CRIA no later than 5:00:00 pm on **July 7th, 2008** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (BRCAI)

Avis 124-08 publié en application du Règlement de l'Ontario 498/06

LE PROCUREUR GÉNÉRAL DE L'ONTARIO

– et –

1 610 \$ EN DEVISES CANADIENNES (EN MATIÈRE RÉELLE)

L'instance civile de confiscation susmentionnée, introduite en vertu de la *Loi sur les recours civils*, a entraîné le dépôt de la somme de **1 610 \$** dans un compte spécial.

Tous les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou extrapécuniaires (pertes monétaires ou autres) par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public qui fait partie de l'une des catégories d'organismes publics prescrites dans le règlement et qui a subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, a le droit de déposer une demande d'indemnisation.

Toutes les demandes doivent être conformes à l'article 6 du Règlement 498/06, sinon elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse http://www.e-laws.gov.on.ca/DBLaws/Regs/French/060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le BRCAI en composant le numéro sans frais 1 888 246-5359, par courriel à cria@ontario.ca, par télécopieur au 416 314-3714 ou encore par écrit à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (BRCAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 333
Toronto ON M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'**avis 124-08**. De plus, elles doivent être reçues par le BRCAI au plus tard le **7 juillet 2008**, à 17 h, sinon elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus ou par voie électronique à l'adresse de courriel ci-dessus ou encore par télécopieur.

Vous pouvez ne pas être admissible à une indemnité si vous avez participé ou contribué à vos pertes ou à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(141-G148)

Financial Services Commission of Ontario Commission des services financiers de l'Ontario

April 5, 2008

Toronto

Re: Financial Services Commission of Ontario Priorities — Request for Submissions

The *Financial Services Commission of Ontario Act*, 1997 (the "FSCO Act") requires the Financial Services Commission of Ontario to deliver to the Minister of Finance and publish in the *Ontario Gazette*, a statement setting out the proposed priorities of the Commission for the following fiscal year in connection with the administration of the *Insurance Act*, the *Compulsory Automobile Insurance Act*, the *Motor Vehicle Accident Claims Act*, the *Marine Insurance Act*, the *Prepaid Hospital and Medical Services Act*, the *Co-operative Corporations Act*, the *Credit Unions and Caisses Populaires Act*, the *Loan and Trust Corporations Act*, the *Mortgage Brokers Act*, the *Pension Benefits Act* and the *Registered Insurance Brokers Act*, together with a summary of the reasons for the adoption of those priorities.

The statement of priorities for the coming fiscal year will be submitted to the Minister of Finance in June 2008 and will be published in the *Ontario Gazette* shortly thereafter.

In keeping with the *FSCO Act* and the Commission's goal of furthering transparency in the regulatory process, the Commission invites interested parties to make written submissions regarding their views as to the matters that should be identified as priorities of the Financial Services Commission of Ontario.

The draft Statement of Priorities 2008 is posted on the FSCO website at: www.fSCO.gov.on.ca.

For a copy of the Statement of Priorities, or to forward submissions by June 3, 2008, please contact:

Chief Executive Officer
and Superintendent of Financial Services
Financial Services Commission of Ontario
5160 Yonge Street, Box 85
Toronto, Ontario
M2N 6L9

Tel.: (416) 590-7298
Toll Free: 1 (800) 668-0128 Fax: (416) 590-7070
E-mail: priorities@fSCO.gov.on.ca

(141-G149E)

Le 5 avril 2008

Toronto

Objet: Priorités de la Commission des services financiers de l'Ontario — Demande de présentations

En vertu de la *Loi de 1997 sur la Commission des services financiers de l'Ontario* (la "*Loi sur la CSFO*"), la Commission des services financiers de l'Ontario doit présenter au ministre des Finances et publier dans la *Gazette de l'Ontario* un énoncé concernant les priorités de la Commission pour l'exercice suit dans le cadre de l'administration des lois suivantes: la *Loi sur les assurances*, la *Loi sur l'assurance-automobile obligatoire*, la *Loi sur l'indemnisation des victimes d'accidents de véhicules automobiles*, la *Loi sur l'assurance maritime*, la *Loi sur les services hospitaliers et médicaux prépayés*, la *Loi sur les sociétés coopératives*, la *Loi sur les caisses populaires et les credit unions*, la *Loi sur les sociétés de prêt et de fiducie*, la *Loi sur les courtiers en hypothèques*, la *Loi sur les régimes de retraite*, et la *Loi sur les courtiers d'assurances inscrits*, et un résumé sur les raisons de l'adoption de ces priorités.

L'énoncé de priorités pour le prochain exercice sera soumis au ministre des Finances en juin 2008 et sera publié dans la *Gazette de l'Ontario* peu après.

Conformément à la *Loi sur la CSFO* et au but de la Commission en ce qui concerne l'amplification de la transparence du processus réglementaire, la Commission invite tous les partis intéressés à présenter leurs vues par écrit sur les sujets qui, selon eux, devraient être considérés comme des priorités par la Commission des services financiers de l'Ontario.

L'Énoncé des priorités pour 2008 est affiché sur le site Web de la FSCO à l'adresse : www.fSCO.gov.on.ca

Si vous désirez obtenir une copie de l'Énoncé des priorités ou nous envoyer vos présentations d'ici le 3 juin 2008, veuillez écrire au:

Directeur général
et le Surintendant des services financiers
Commission des services financiers de l'Ontario
5160, rue Yonge, C.P. 85
Toronto (Ontario)
M2N 6L9

téléphone: (416) 590-7298
interurbains sans frais: 1 (800) 668-0128
télécopieur: (416) 590-7070
courriel: priorities@fSCO.gov.on.ca

(141-G149F)

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N. DEBORAH DELLER,
Clerk of the Legislative Assembly.

Application to Provincial Parliament

NOTICE IS HEREBY GIVEN that on behalf of the Estate of Hugh Harold Sutherland, an application will be made to the Legislative Assembly of the Province of Ontario by its Executors, H. Hamish Sutherland and Susan Lipsey, for an Act to revive the dissolved company "Porcupine Goldtop Mines Limited", dissolved on the 19th Day of March, 1978, and to re-name it to its original name at incorporation, "Porcupine Goldor Mines Limited".

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario, M7A 1A2.

Dated at Toronto, this 13th day of March, 2008

(141-P075) 12, 13, 14, 15 H. HAMISH SUTHERLAND,
and SUSAN LIPSEY Executors of the
Estate of Hugh Harold Sutherland,
shareholder, Porcupine Goldtop
Mines Limited

NOTICE IS HEREBY GIVEN that on behalf of Edward Whan application will be made to the Legislative Assembly of the Province of Ontario for an Act to revive MCE All Surface Restoration Inc.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario, M7A 1A2.

Dated this 10th day of March, 2008.

(141-P084) 14, 15, 16, 17 EDWARD WHAN
c/o 46 Jackson Street East
Hamilton, Ontario
L8N 3C5

NOTICE IS HEREBY GIVEN that on behalf of Carl Napert application will be made to the Legislative Assembly of the Province of Ontario for an Act to revive 2076467 Ontario Inc.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario, M7A 1A2.

Dated at Ottawa, Ontario, this 25th day of March, 2008.

(141-P085) 14, 15, 16, 17 MICHAEL BOEHM,
Barrister and Solicitor
on behalf of Carl Napert.

Corporation Notices Avis relatifs aux companies

PLASPAR INTERNATIONAL INC.

NOTICE is hereby given that PLASPAR INTERNATIONAL INC. intends to dissolve pursuant to The Business Corporations Act.

DATED at Windsor, this 3rd day of December, 2007.

(141-P086) RADOMIR SENIC, President

BOREX PRECISION MACHINING INC.

NOTICE is hereby given that BOREX PRECISION MACHINING INC. intends to dissolve pursuant to The Business Corporations Act.

DATED at Windsor, this 3rd day of December, 2007.

(141-P087) RADOMIR SENIC, President

Sheriff's Sale of Lands Ventes de terrains par le sherif

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at 7755 Hurontario Street, Brampton, Ontario, dated April 10, 2007, Court File Number CV-07-0499-SR, to me directed, against the real and personal property of *GARY E. DONAIS, also known as GARY DONAIS, also known as GARY ERNEST DONAIS and CYNTHIA J. DONAIS, also known as CYNTHIA DONAIS, also known as CINDY DONAIS, also known as CYNTHIA JUNE DONAIS, Debtors*, at the suit of *CANADIAN IMPERIAL BANK OF COMMERCE, Creditor*, I have seized and taken in execution all the right, title, interest and equity of redemption of *GARY E. DONAIS, also known as GARY DONAIS, also known as GARY ERNEST DONAIS and CYNTHIA J. DONAIS, also known as CYNTHIA DONAIS, also known as CINDY DONAIS, also known as CYNTHIA JUNE DONAIS, Debtors* in and to:

LOT 24, REGISTERED PLAN 447, IN THE TOWN OF TILBURY, COUNTY OF KENT (NOW IN THE MUNICIPALITY OF CHATHAM-KENT) AND PROVINCE OF ONTARIO, AND MORE PARTICULARLY DESCRIBED IN INSTRUMENT NO. 531143 AS REGISTERED IN THE LAND REGISTRY OFFICE KENT (NO. 24).

THE PROPERTY IS MUNICIPALLY KNOWN AS 19 PARK LANE, TILBURY, ONTARIO NOP 2L0

THE PROPERTY HAS A 1 ½ STOREY, VINYL SIDED, NON BASEMENT HOUSE WITH WOOD DECK AND A DETACHED GARAGE.

All of which said right, title, interest and equity of redemption of GARY E. DONAIS, also known as GARY ERNEST DONAIS and CYNTHIA J. DONAIS, also known as CYNTHIA DONAIS, also known as CINDY DONAIS, also known as CYNTHIA JUNE DONAIS, Debtors, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at THE COURT HOUSE, 425 GRAND AVENUE WEST, CHATHAM, ONTARIO on WEDNESDAY, THE 7TH DAY OF MAY, 2008 AT 10:00 A.M.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder To be applied to purchase price Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at THE COURT HOUSE, 425 GRAND AVENUE WEST, CHATHAM, ONTARIO.
All payments in cash or by certified cheque made payable to the Minister of Finance.
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.
Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Date: March 12, 2008 at Chatham, Ontario

DEBRA MACGILLIVRAY
(A) Sheriff, Municipality of Chatham-Kent
425 Grand Ave. W., Chatham, On
N7M 6M8

“Pour des renseignements en français composez le (519) 355-2200”

(141-P088)

Sale of Lands for Tax Arrears by Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF NIPIGON

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on Friday, April 25th, 2008 at the Township of Nipigon Municipal Office, 25 Second Street, Nipigon, Ontario

Description of Land(s):

**17 First Street, Lot 31, Block 1, Plan 24 Township of Nipigon,
District of Thunder Bay
Minimum Tender Amount: \$ 10,260.36**

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

Mr. LINDSAY MANNILA-Treasurer
The Corporation of the Township of Nipigon
25 Second Street
P.O. Box 160
Nipigon, Ontario P0T 2J0

(141-P089)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF BONNECHERE VALLEY

TAKE NOTICE that tenders are invited for the purchase of the land described below and will be received until 3:00 p.m. local time on Thursday, May 1, 2008, at 49 Bonnechere Street East, Eganville, ON K0J 1T0.

The tenders will be opened in public on the same day at 3:30 p.m. at the Township Office, 49 Bonnechere Street East, Eganville, ON.

Description of Land(s):

Roll 4738 036 040 01650
S. Alg Con 3, Lot 3
geographic Township of South Algona, in the
Township of Bonnechere Valley, County of Renfrew
Land Size 100 acres
Minimum Tender Amount \$ 5,375.85

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheques certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

The land(s) does (do) not include the mobile homes situate on the land(s), if any.

This sale is governed by the *Municipal Act, 2001*, and the Municipal Tax Sale Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

MARILYN CASSELMAN
Deputy Clerk
Township of Bonnechere Valley
49 Bonnechere Street East
Eganville, Ontario K0J 1T0
613-628-3101 Ext 226
marilync@eganville.com

(141-P090) NOTE: GST may be payable by the successful purchaser

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF FAUQUIER-STRICKLAND

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on Monday, April 28, 2008 at the Fauquier Municipal Office, P.O. Box 40, 25 Grzela Rd., Fauquier, Ontario, P0L 1G0. The tenders will then be opened in public on the same day at 7:30 p.m. local time at the Fauquier Community Center, 25 Grzela Rd., Fauquier, Ontario.

Description of Land(s):

1. Parcel 2269 NEC
Lot 21 Concession 9, Haggart Township 148.04 AC
976, Highway # 11
Fauquier-Strickland
District of Cochrane
Minimum Tender Amount: \$ 2823.71
2. Parcel 7230 NEC
Lot 2-3 Plan M219C Haggart 100x150 ea
Fauquier-Strickland
District of Cochrane
Minimum Tender Amount: \$ 2198.46
3. Parcel 7480 NEC
Lot 4 Plan M219C Haggart 100x150
Fauquier-Strickland
District of Cochrane
Minimum Tender Amount: \$ 1979.97
4. Parcel 2684 Centre Cochrane
Part Lot 1 Concession 1 Machin Township 137.65 AC
Fauquier-Strickland
District of Cochrane
Minimum Tender Amount: \$ 3600.82
5. Parcel 11081 Centre Cochrane
Part Lot 1 Concession 1 Machin Township 1.93 AC
Part 2, 6R3867
Fauquier-Strickland
District of Cochrane
Minimum Tender Amount: \$ 2129.54

6. Parcel 11138 Centre Cochrane
RW 245 Machin Part Lot 2 Concession 1 Machin Township
Part 1, 6R3948
Parcel 11082 Centre Cochrane
Part Lot 1 Concession 1 Machin Township
Part 3, 6R3867 2.02 AC
Fauquier-Strickland
District of Cochrane
Minimum Tender Amount: \$ 6373.21

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

The land(s) does (do) not include the mobile homes situated on the land(s).

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

MRS LOUISETTE MORIN –
Deputy Clerk Treasurer
The Corporation of the Township of Fauquier-Strickland
25 Grzela Rd.
P.O. Box 40
(141-P091) Fauquier, Ontario P0L 1G0

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF PICKLE LAKE

Take Notice that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on 28 May 2008, at the Municipal Office, P.O. Box 340, 2 Anne Street, Pickle Lake, Ontario P0V 3A0.

The tenders will then be opened in public on the same day at 3:00 p.m. at the Municipal Office, 2 Anne Street, Pickle Lake.

Description of Land(s):

Roll No.60 49 000 001 02800 0000, 9 Cohen Ave., PIN 42032-0097(LT), Parcel 5475, Section DPF, Being Part of Mining Claim PA620, Geographic Township of Connell, Now the Township of Pickle Lake, District of Kenora (No. 23), Designated as Part 26, Plan 23R3949, Surface Rights Only. File No. 06-01.
Minimum Tender Amount: \$55,067.79

Roll No. 60 49 000 002 23800 0000, 48 Ohman Ave., PART OF PIN 42031-0082(LT), PT OF PCL 7544 SEC DPF SRO; BLK 28 PL 23M862; PICKLE LAKE. File No. 06-02.
Minimum Tender Amount: \$3,977.23

Roll No. 60 49 000 002 23900 0000, 46 Ohman Ave., PART OF PIN 42031-0082(LT), PT OF PCL 7544 SEC DPF SRO; BLK 27 PL 23M862; PICKLE LAKE. File No. 06-03. And Roll No. 60 49 000 002 24000 0000, 44 Ohman Ave., PART OF PIN 42031-0082(LT), PT OF PCL 7544 SEC DPF SRO; LT 26 PL 23M862; PICKLE LAKE. File No. 06-04.

Minimum Tender Amount: \$8,196.68

Roll No. 60 49 000 002 24200 0000, 40 Ohman Ave., PART OF PIN 42031-0082(LT), PT OF PCL 7544 SEC DPF SRO; LT 24 PL 23M862; PICKLE LAKE. File No. 06-05.

Minimum Tender Amount: \$4,198.09

Roll No. 60 49 000 002 24300 0000, 38 Ohman Ave., PART OF PIN 42031-0082(LT), PT OF PCL 7544 SEC DPF SRO; LT 23 PL 23M862; PICKLE LAKE. File No. 06-06.

Minimum Tender Amount: \$4,198.09

Roll No. 60 49 000 002 24400 0000, 36 Ohman Ave., PART OF PIN 42031-0082(LT), PT OF PCL 7544 SEC DPF SRO; LT 22 PL 23M862; PICKLE LAKE. File No. 06-07.

Minimum Tender Amount: \$4,198.09

Roll No. 60 49 000 002 24500 0000, 34 Ohman Ave., PART OF PIN 42031-0082(LT), PT OF PCL 7544 SEC DPF SRO; LT 21 PL 23M862; PICKLE LAKE. File No. 06-08.

Minimum Tender Amount: \$4,198.09

Roll No. 60 49 000 002 24600 0000, 32 Ohman Ave., PART OF PIN 42031-0082(LT), PT OF PCL 7544 SEC DPF SRO; LT 20 PL 23M862; PICKLE LAKE. File No. 06-09.

Minimum Tender Amount: \$4,198.09

Roll No. 60 49 000 002 24700 0000, 30 Ohman Ave., PART OF PIN 42031-0082(LT), PT OF PCL 7544 SEC DPF SRO; LT 19 PL 23M862; PICKLE LAKE. File No. 06-10.

Minimum Tender Amount: \$4,228.29

Roll No. 60 49 000 002 24800 0000, 28 Ohman Ave., PART OF PIN 42031-0082(LT), PT OF PCL 7544 SEC DPF SRO; LT 18 PL 23M862; PICKLE LAKE. File No. 06-11.

Minimum Tender Amount: \$4,228.29

Roll No. 60 49 000 002 24900 0000, 26 Ohman Ave., PART OF PIN 42031-0082(LT), PT OF PCL 7544 SEC DPF SRO; LT 17 PL 23M862; PICKLE LAKE. File No. 06-12.

Minimum Tender Amount: \$4,206.06

Roll No. 60 49 000 002 25000 0000, 24 Ohman Ave., PART OF PIN 42031-0082(LT), PT OF PCL 7544 SEC DPF SRO; LT 16 PL 23M862; PICKLE LAKE. File No. 06-13.

Minimum Tender Amount: \$4,198.09

Roll No. 60 49 000 002 25100 0000, 22 Ohman Ave., PART OF PIN 42031-0082(LT), PT OF PCL 7544 SEC DPF SRO; LT 15 PL 23M862; PICKLE LAKE. File No. 06-14.

Minimum Tender Amount: \$4,198.09

Roll No. 60 49 000 002 25200 0000, 20 Ohman Ave., PART OF PIN 42031-0082(LT), PT OF PCL 7544 SEC DPF SRO; LT 14 PL 23M862; PICKLE LAKE. File No. 06-15.

Minimum Tender Amount: \$4,198.09

Roll No. 60 49 000 002 25400 0000, 16 Ohman Ave., PART OF PIN 42031-0082(LT), PT OF PCL 7544 SEC DPF SRO; LT 12 PL 23M862; PICKLE LAKE. File No. 06-16.

Minimum Tender Amount: \$4,198.09

Roll No. 60 49 000 002 53101 0000, 15 Rose Ave., PIN 42031-0046(LT), PCL 5427 SEC DPF SRO; LT 45 PL M686; PICKLE LAKE. File No. 06-20.

Minimum Tender Amount: \$5,666.58

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land(s) to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: G.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

www.OntarioTaxSales.ca

or if no internet access available, contact:

Mr. KARL HOPF
Town Superintendent
The Corporation of the Township of Pickle Lake
P.O. Box 340
2 Anne Street
Pickle Lake, Ontario P0V 3A0
(807) 928-2034
www.picklelake.ca

(141-P092)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF MUSKOKA LAKES

Take Notice that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on 23 April 2008, at the Municipal Office, 1 Bailey Street, Port Carling, Ontario P0B 1J0.

The tenders will then be opened in public on the same day at 3:00 p.m. at the Municipal Office, 1 Bailey Street, Port Carling.

Description of Land(s):

Roll No. 44 53 040 021 06200 0000, PIN 48157-0121(LT), PCL 30287 SEC MUSKOKA; PT LT 26 CON F MEDORA AS IN LT12233; MUSKOKA LAKES; THE DISTRICT MUNICIPALITY OF MUSKOKA. File 06-50

Minimum Tender Amount: \$10,036.15

Roll No. 44 53 070 010 03400 0000, 3165 Muskoka Rd. 169, PIN 48154-0702(LT), LT 111 PL 19 MEDORA EXCEPT PT 1 RD902; S/T BENEFICIARIES INTEREST IN DM168356; MUSKOKA LAKES. File 06-81

Minimum Tender Amount: \$31,177.27

Roll No. 44 53 040 020 04900 0000, 1166 Clearwater Shores Bv. RR 3, PIN 48157-0059(LT), PCL 20039 SEC MUSKOKA; LT 1 PL M430 MEDORA; MUSKOKA LAKES; THE DISTRICT MUNICIPALITY OF MUSKOKA. File 06-148

Minimum Tender Amount: \$17,522.72

Roll No. 44 53 070 002 06600 0000, Muskoka Road 169, PIN 48029-0185(LT), PCL 13026 SEC MUSKOKA; LT 2 PL M277 WOOD EXCEPT PT 4 BR1538; MUSKOKA LAKES; THE DISTRICT MUNICIPALITY OF MUSKOKA. File 06-175

Minimum Tender Amount: \$9,001.00

Roll No. 44 53 070 004 01300 0000, PIN 48029-0237(LT), PCL 9088 SEC MUSKOKA; PT LT 32 CON 7 WOOD AS IN LT17665 (THIRDLY) EXCEPT LT22022; S/T LT17665; MUSKOKA LAKES; THE DISTRICT MUNICIPALITY OF MUSKOKA. File 06-177

Minimum Tender Amount: \$5,809.47

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land(s) to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

The lands do not include the mobile homes situate on the lands.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: G.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

www.OntarioTaxSales.ca

or if no internet access available, contact:

Ms. JACQUELINE PELLETIER
Tax Clerk
The Corporation of the Township of Muskoka Lakes
1 Bailey Street
Port Carling, Ontario P0B 1J0
(705) 765-3156 Ext. 223

(141-P093)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF EAST GWILLIMBURY

Take Notice that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on 30 April 2008 to the attention of the Finance Department, at the Municipal Office, 19000 Leslie Street, Sharon, Ontario L0G 1V0.

The tenders will then be opened in public on the same day at 3:10 p.m. in the Council Chambers at the Municipal Office, 19000 Leslie Street, Sharon.

Description of Land(s):

Roll No. 19 54 000 887 47000 0000, 19054 Yonge St., Holland Landing, Part of PIN 03428-0100(R), PT LT 106 CON 1 W YONGE ST EAST GWILLIMBURY; EAST GWILLIMBURY. File 05-16

Minimum Tender Amount: \$18,732.79

Roll No. 19 54 000 887 75800 0000, Holland St. W/S, Holland Landing, PIN 03423-0624(LT), Part of Lot 10, South Side of Centre Street, Plan 143, Geographic Township of East Gwillimbury, Town of East Gwillimbury being all of PIN 03423-0624 (LT) File 05-17

Minimum Tender Amount: \$11,813.85

Roll No. 19 54 000 065 12500 0000, 4358 Holborn Rd., Mount Albert, PIN 03460-0045(LT), PT LT 26 CON 6 E GWILLIMBURY AS IN R705348; EAST GWILLIMBURY. File 05-22

Minimum Tender Amount: \$58,659.77 – TAX SALE CANCELLED BY MUNICIPALITY

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the Town of East Gwillimbury and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land(s) to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: G.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

www.OntarioTaxSales.ca

or if no internet access available, contact:

MR. CLAYTON PEREIRA,
Revenues and Property Taxation
The Corporation of the Town of East Gwillimbury
19000 Leslie Street, Sharon, Ontario L0G 1V0
(905) 478-4282, ext. 1228
www.eastgwillimbury.ca

(141-P094)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF KIRKLAND LAKE

TAKE NOTICE that tenders are invited for the purchase, individually, of the lands described below and will be received until 3:00 p.m. local time on the 2nd day of May, at 3 Kirkland Street, PO Bag 1757, Kirkland Lake, Ontario P2N 3P4.

The tenders will then be opened in public on the same day at 3:30 p.m., in the Council Chambers.

Description of Land(s):

Tax File 06-6 (Roll #54-68-000-010-04300-0000)

43 Government Rd W
Parcels 12899, 12900 CST, Lot 31, PT Lot 32 Plan M-15T SRO
Irregular 32.98 FR, Retail With Office(s)
2008 Assessment: \$60,240 Residential, \$3,760 Commercial
2007 Municipal & Education Taxes: \$2,419.43
Minimum Tender Amount: \$19,729.08

Tax File 06-8 (Roll #54-68-000-004-01300-0000)

104 Government Rd W

Parcels 7201, 5572, 5573 CST

PT Lot 238, PT Lot 239, PT Lot 240, Plan M-98T

8300.69 SF 73.70 FR, Irregular, Retail

2008 Assessment: \$54,000 Commercial

2007 Municipal & Education Taxes: \$6,128.82

Minimum Tender Amount: \$55,715.64

All above properties are within the Municipality of Kirkland Lake,
District of Timiskaming.

Tenders must be submitted in the prescribed form and must be
accompanied by a deposit in the form of a money order, a bank draft, or
cheque certified by a bank or trust corporation payable to The
Corporation of the Town of Kirkland Lake and representing at least 20
percent of the tender amount.

The municipality makes no representation regarding the title to or any
other matters relating to the land to be sold. Responsibility for
ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax
Sale Rules made under that Act. The successful purchaser will be
required to pay the amount tendered plus accumulated taxes and the
relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the
successful purchaser.

Note: GST may be payable by the successful purchaser.

**For further information regarding this sale and a copy of the
prescribed form of tender contact:**

DARLENE PEEVER	or	ROBIN ROZON
Tax Collector		Assistant Tax Collector
3 Kirkland Street		3 Kirkland Street
P.O. Bag 1757		P.O. Bag 1757
Kirkland Lake, ON		Kirkland Lake, ON
P2N 3P4		P2N 3P4
(705) 567-9361 Ext.224		(705) 567-9361 Ext.232
www.kirklandlake.ca		

(141-P095)

**Publications under Part III (Regulations) of the Legislation Act, 2006
Règlements publiés en application de la partie III (Règlements)
de la Loi de 2006 sur la législation**

2008—04—05

ONTARIO REGULATION 55/08

made under the

COURTS OF JUSTICE ACT

Made: February 5, 2008
Approved: March 18, 2008
Filed: March 19, 2008
Published on e-Laws: March 20, 2008
Printed in *The Ontario Gazette*: April 5, 2008

Amending Reg. 194 of R.R.O. 1990
(Rules of Civil Procedure)

Note: Regulation 194 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Subrule 14.08 (5) of Regulation 194 of the Revised Regulations of Ontario, 1990 is amended by striking out “May 6, 2008” at the end and substituting “July 1, 2009”.
2. Subrule 24.1.04 (4) of the Regulation is amended by striking out “May 6, 2008” at the end and substituting “July 1, 2009”.
3. Subrule 24.1.09.1 (3) of the Regulation is amended by striking out “May 6, 2008” at the end and substituting “July 1, 2009”.
4. Rule 48.11 of the Regulation is revoked and the following substituted:

ACTIONS STRUCK OFF TRIAL LIST

48.11 Where an action is struck off a trial list, it shall not thereafter be placed on any trial list except,

- (a) in the case of an action struck off the list by a judge, with leave of a judge; or
- (b) in any other case, with leave of the court.

5. Subrule 48.14 (3.1) of the Regulation is amended by striking out “May 6, 2008” at the end and substituting “July 1, 2009”.
6. Subrule 77.01 (1.3) of the Regulation is amended by striking out “May 6, 2008” at the end and substituting “July 1, 2009”.
7. Subrule 77.11 (1.4) of the Regulation is amended by striking out “May 6, 2008” at the end and substituting “July 1, 2009”.
8. Subrule 77.14 (12) of the Regulation is amended by striking out “May 6, 2008” at the end and substituting “July 1, 2009”.
9. Rule 78.14 of the Regulation is amended by striking out “May 6, 2008” at the end and substituting “July 1, 2009”.
10. The Table of Forms to the Regulation is amended by striking out,

16B	Affidavit of Service	July 1, 2007
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and substituting:

16B	Affidavit of Service	January 1, 2008
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11. (1) Subject to subsection (2), this Regulation comes into force on the day it is filed.

(2) Section 10 comes into force on July 2, 2008.

RÈGLEMENT DE L'ONTARIO 55/08

pris en application de la

LOI SUR LES TRIBUNAUX JUDICIAIRES

pris le 5 février 2008

approuvé le 18 mars 2008

déposé le 19 mars 2008

publié sur le site Lois-en-ligne le 20 mars 2008

imprimé dans la *Gazette de l'Ontario* le 5 avril 2008

modifiant le Règl. 194 des R.R.O. de 1990

(Règles de procédure civile)

Remarque : Le Règlement 194 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des codifications (règlements) qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. Le paragraphe 14.08 (5) du Règlement 194 des Règlements refondus de l'Ontario de 1990 est modifié par substitution de «1^{er} juillet 2009» à «6 mai 2008» à la fin du paragraphe.

2. Le paragraphe 24.1.04 (4) du Règlement est modifié par substitution de «1^{er} juillet 2009» à «6 mai 2008» à la fin du paragraphe.

3. Le paragraphe 24.1.09.1 (3) du Règlement est modifié par substitution de «1^{er} juillet 2009» à «6 mai 2008» à la fin du paragraphe.

4. La règle 48.11 du Règlement est abrogée et remplacée par ce qui suit :

ACTIONS RADIÉES DU RÔLE

48.11 Une action radiée d'un rôle ne peut être inscrite de nouveau sur aucun rôle :

- a) sans l'autorisation d'un juge, dans le cas d'une action radiée du rôle par un juge;
- b) sans l'autorisation du tribunal, dans les autres cas.

5. Le paragraphe 48.14 (3.1) du Règlement est modifié par substitution de «1^{er} juillet 2009» à «6 mai 2008» à la fin du paragraphe.

6. Le paragraphe 77.01 (1.3) du Règlement est modifié par substitution de «1^{er} juillet 2009» à «6 mai 2008» à la fin du paragraphe.

7. Le paragraphe 77.11 (1.4) du Règlement est modifié par substitution de «1^{er} juillet 2009» à «6 mai 2008» à la fin du paragraphe.

8. Le paragraphe 77.14 (12) du Règlement est modifié par substitution de «1^{er} juillet 2009» à «6 mai 2008» à la fin du paragraphe.

9. La règle 78.14 du Règlement est modifiée par substitution de «1^{er} juillet 2009» à «6 mai 2008» à la fin de la règle.

10. Le tableau des formules du Règlement est modifié par substitution de ce qui suit :

16B	Affidavit de signification	1 ^{er} janvier 2008
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à ce qui suit :

16B	Affidavit de signification	1 ^{er} juillet 2007
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11. (1) Sous réserve du paragraphe (2), le présent règlement entre en vigueur le jour de son dépôt.

(2) L'article 10 entre en vigueur le 2 juillet 2008.

ONTARIO REGULATION 56/08

made under the

COURTS OF JUSTICE ACT

Made: February 5, 2008

Approved: March 18, 2008

Filed: March 19, 2008

Published on e-Laws: March 20, 2008

Printed in *The Ontario Gazette*: April 5, 2008

Amending O. Reg. 258/98

(Rules of the Small Claims Court)

Note: Ontario Regulation 258/98 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Subparagraph 1 iv of subrule 7.01 (2) of Ontario Regulation 258/98 is revoked and the following substituted:

- iv. The name, address, telephone number, fax number if any, and Law Society of Upper Canada registration number if any, of the lawyer or agent representing the plaintiff or, if the plaintiff is self-represented, the plaintiff's address, telephone number and fax number if any.

2. Subrule 10.05 (2) of the Regulation is amended by striking out “11.03” at the end and substituting “11.04”.**3. (1) Paragraph 2 of subrule 11.1.01 (1) of the Regulation is revoked and the following substituted:**

2. No defence has been filed.

(2) Paragraph 2 of subrule 11.1.01 (2) of the Regulation is revoked.**(3) Clause 11.1.01 (4) (b) of the Regulation is amended by striking out “paragraphs 2, 3 and 4” and substituting “paragraphs 3 and 4”.****4. The Table of Forms to the Regulation is amended by striking out,**

8A	Affidavit of Service	January 25, 2006
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20P	Affidavit for Enforcement Request	January 25, 2006
20Q	Notice of Garnishment Hearing	January 25, 2006

and substituting:

8A	Affidavit of Service	February 1, 2008
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.

20P	Affidavit for Enforcement Request	February 1, 2008
20Q	Notice of Garnishment Hearing	February 1, 2008

5. This Regulation comes into force on July 1, 2008.

RÈGLEMENT DE L'ONTARIO 56/08

pris en application de la

LOI SUR LES TRIBUNAUX JUDICIAIRES

pris le 5 février 2008

approuvé le 18 mars 2008

déposé le 19 mars 2008

publié sur le site Lois-en-ligne le 20 mars 2008

imprimé dans la *Gazette de l'Ontario* le 5 avril 2008modifiant le Règl. de l'Ont. 258/98
(Règles de la Cour des petites créances)

Remarque : Le Règlement de l'Ontario 258/98 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des codifications (règlements) qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. La sous-disposition 1 iv du paragraphe 7.01 (2) du Règlement de l'Ontario 258/98 est abrogée et remplacée par ce qui suit :

- iv. Les nom, adresse et numéro de téléphone, ainsi que le numéro de télécopieur et le numéro d'inscription au Barreau du Haut-Canada, le cas échéant, de l'avocat ou du mandataire représentant le demandeur ou, si celui-ci s'autoreprésente, son adresse et son numéro de téléphone, ainsi que son numéro de télécopieur, le cas échéant.

2. Le paragraphe 10.05 (2) du Règlement est modifié par substitution de «règle 11.04» à «règle 11.03» à la fin du paragraphe.

3. (1) La disposition 2 du paragraphe 11.1.01 (1) du Règlement est abrogée et remplacée par ce qui suit :

2. Aucune défense n'a été déposée.

(2) La disposition 2 du paragraphe 11.1.01 (2) du Règlement est abrogée.

(3) L'alinéa 11.1.01 (4) b) du Règlement est modifié par substitution de «dispositions 3 et 4» à «dispositions 2, 3 et 4».

4. Le tableau des formules du Règlement est modifié par substitution de ce qui suit :

8A	Affidavit de signification	1 ^{er} février 2008
----	----------------------------	------------------------------

.

20P	Affidavit relatif à une demande d'exécution forcée	1 ^{er} février 2008
20Q	Avis d'audience sur la saisie-arrêt	1 ^{er} février 2008

à :

8A	Affidavit de signification	25 janvier 2006
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20P	Affidavit relatif à une demande d'exécution forcée	25 janvier 2006
20Q	Avis d'audience sur la saisie-arrêt	25 janvier 2006

5. Le présent règlement entre en vigueur le 1^{er} juillet 2008.

14/08

ONTARIO REGULATION 57/08

made under the

LAND REGISTRATION REFORM ACT

Made: February 5, 2008

Filed: March 20, 2008

Published on e-Laws: March 20, 2008

Printed in *The Ontario Gazette*: April 5, 2008

Amending O. Reg. 16/99

(Automated System)

Note: Ontario Regulation 16/99 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) The Table to subsection 3 (1) of Ontario Regulation 16/99 is amended by striking out the following item:

Column 1	Column 2
Haldimand (No. 18)	July 24, 2006

- (2) The Table to subsection 3 (2) of the Regulation is amended by adding the following item:

Column 1	Column 2
Haldimand (No. 18)	March 20, 2008

Made by:

TED McMEEKIN
Minister of Government and Consumer Services

Date made: February 5, 2008.

14/08

ONTARIO REGULATION 58/08

made under the

ONTARIO ENERGY BOARD ACT, 1998

Made: March 19, 2008

Filed: March 20, 2008

Published on e-Laws: March 25, 2008

Printed in *The Ontario Gazette*: April 5, 2008

Amending O. Reg. 95/05

(Classes of Consumers and Determination of Rates)

Note: Ontario Regulation 95/05 has not previously been amended.

1. Sections 2, 3 and 4 of Ontario Regulation 95/05 are revoked and the following substituted:

Class of consumers, s. 79.16

4. (1) Before May 1, 2009, the following are prescribed as the class of consumers for the purposes of subsection 79.16 (1) of the Act:

1. Designated consumers.

2. Low-volume consumers.

(2) On and after May 1, 2009, the following are prescribed as the class of consumers for the purposes of subsection 79.16 (1) of the Act:

1. Low-volume consumers.

2. A consumer who has a demand of 50 kilowatts or less.

3. A consumer who has an account with a distributor, if the account relates to,

i. a dwelling,

ii. a property as defined in the *Condominium Act, 1998*,

iii. a residential complex as defined in the *Residential Tenancies Act, 2006*, or

iv. a property that includes one or more dwellings and that is owned or leased by a co-operative as defined in the *Co-operative Corporations Act*.

4. A consumer who annually uses at least 150,000 but not more than 250,000 kilowatt hours of electricity and who is not otherwise eligible for treatment under clause 79.16 (1) (b) of the Act pursuant to a regulation made under the Act.

5. A consumer who has an account with a distributor if,

i. the consumer carries on a farming business within the meaning of the *Farm Registration and Farm Organizations Funding Act, 1993*,

ii. either the consumer holds a valid registration number assigned under the *Farm Registration and Farm Organizations Funding Act, 1993* or the consumer's obligation to file a farming business registration form was waived pursuant to an order made under subsection 22 (6) of that Act, and

iii. the consumer is not otherwise eligible for treatment under clause 79.16 (1) (b) of the Act with respect to its farming business pursuant to a regulation made under the Act.

2. This Regulation comes into force on the day it is filed.

14/08

NOTE: Consolidated regulations and various legislative tables pertaining to regulations can be found on the e-Laws website (www.e-Laws.gov.on.ca).

REMARQUE : Les règlements codifiés et diverses tables concernant les règlements se trouvent sur le site Lois-en-ligne (www.lois-en-ligne.gouv.on.ca).

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TEXTE D'INFORMATION POUR LA GAZETTE DE L'ONTARIO

Information

La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à mbs.GazettePubsOnt@ontario.ca

Tarifs publicitaires et soumission de format:

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- 2) Pour chaque insertion supplémentaire commandée en même temps que l'insertion initiale, le tarif est 40,00\$
- 3) Les clients peuvent confirmer la publication d'une annonce en visitant le site web de La Gazette de l'Ontario www.ontariogazette.gov.on.ca ou en visionnant une copie imprimée à une bibliothèque locale.

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LA GAZETTE DE L'ONTARIO

50 rue Grosvenor, Toronto (Ontario) M7A 1N8

Téléphone (416) 326-5306

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INFORMATION TEXT FOR ONTARIO GAZETTE

Information

The Ontario Gazette is published every Saturday. Advertisements/notices must be received no later than 3 pm on Thursday, 9 days before publication of the issue in which they should appear. For weeks including Easter Monday, November 11th or a statutory holiday allow an extra day. For the Christmas/New Year holiday schedule please contact the Gazette at (416) 326-5310 or by email at mbs.GazettePubsOnt@ontario.ca

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THE ONTARIO GAZETTE

50 Grosvenor Street, Toronto, Ontario M7A 1N8

Telephone: (416) 326-5306

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The Ontario Gazette La Gazette de l'Ontario

Vol. 141-15
Saturday, 12 April 2008

Toronto

ISSN 0030-2937
Le samedi 12 avril 2008

Parliamentary Notice Avis parlementaire

Royal Assent

THE PROVINCE OF ONTARIO

Toronto, Monday, March 31, 2008, 6: 10 p.m.

In the name of Her Majesty the Queen, His Honour the
Lieutenant Governor, assented to the following bill in his office:

Bill 45 An Act to authorize the expenditure of
certain amounts for the fiscal year ending
March 31, 2008.
[S.O. 2008, Chapter 1]

DEBORAH DELLER
Clerk of the Legislative Assembly

Sanction royale

PROVINCE DE L'ONTARIO

Toronto, lundi, le 31 mars, 2008, 18h 10

Au nom de Sa Majesté la Reine, Son Honneur le lieutenant-
gouverneur, a accordé la sanction royale au projet de loi suivant, dans
son bureau :

Projet Loi autorisant l'utilisation de certaines sommes
de loi 45 pour l'exercice se terminant le 31 mars 2008.
[L.O. 2008, Chapitre 1]

La greffière de l'Assemblée législative
DEBORAH DELLER

(141-G150)

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis de non-observation de la Loi sur l'imposition des sociétés

The Director has been notified by the Minister of Finance that the following
corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business
Corporations Act*, that unless the corporations listed hereunder comply
with the requirements of the *Corporations Tax Act* within 90 days of this
notice, orders will be made dissolving the defaulting corporations. All

enquiries concerning this notice are to be directed to Ministry of Finance,
Corporations Tax, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes
n'avaient pas respecté la *Loi sur l'imposition des sociétés*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au
paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés
citées ci-dessous ne se conforment pas aux prescriptions énoncées par la
Loi sur l'imposition des sociétés dans un délai de 90 jours suivant la
réception du présent avis, lesdites sociétés se verront dissoutes par
décision. Pour tout renseignement relatif au présent avis, veuillez vous
adresser à l'Imposition des sociétés, ministère des Finances, 33, rue King
ouest, Oshawa ON L1H 8H6.

Published by Ministry of Government and
Consumer Services
Publié par le Ministère des Services gouvernementaux
et des Services aux consommateurs



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CANADA	POSTES
POST	CANADA
Postage paid	Port payé
Lettermail	Poste-lettres
1001799	

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2008-04-12	
A.T. & T. EXCAVATING TRENCHING LTD.	001233274
ACHIEVE STAFFING INC.	002018988
AGINTRONIC CONTROLS LIMITED	001403065
AIRWAY EXPRESS INCORPORATED	001516144
ALERT ELECTRIC SERVICE LIMITED	000133471
AMATECH INTERNATIONAL CORPORATION	001169010
ASPRO TECHNOLOGIES LTD.	001055228
AUTO INTEGRALE INC.	001332338
AUTO STYLE DEPOT INC.	002031035
AUTOMOTIVE RELATED SYSTEMS INC.	000840336
B.P.S. HOMES INC.	001247904
BEDDING 'N' CAR ACCESSORIES INC.	001501264
BRENDA LYNN SMITH ASSOCIATES LTD.	001346913
C.A.S.H. (TORONTO) LIMITED	001015758
CANDUS INVESTMENTS LTD.	001483033
CANMEXCE INC.	001238074
CARL'S CATERING (BRAMPTON) LIMITED	000447139
CARLETON ACOUSTIC CONSTRUCTION INC.	001146442
CATTLE CREATIONS INC.	001114516
CHITT CHATT CONNECTIONS INC.	001502150
CORRECT AUTO REPAIR INC.	001185657
COSMOS ICE CREAM INC.	001607379
DANAL TIRE SALES & SERVICES LTD.	001018323
DICO INVESTMENTS CORPORATION	000622279
DOUBLE VISION DESIGN CORPORATION	001562723
DSS TOYS INC.	001505968
EAGLE CONCEPTS INC.	001117719
EMMETT WELLNESS REHABILITATION CLINIC INC.	002028300
ESTATE ESSENTIALS INC.	001545342
EURO MARKET CONSULTANTS INC.	001367279
FCM CANADA RAIL LTD.	001068492
FIRST CLASS PRINTING INC.	001455338
FOREST CITY ROOFING & SIDING LTD.	001307860
GOLDRIDGE HOLDINGS INC.	001105520
GRAYCLIFF RESOURCES INC.	001475839
HADFIELD CONSTRUCTION LTD.	001458315
HAYDEN ARN PRODUCTIONS LIMITED	000225259
IMAGINATION INITIATIVES INC.	001284563
INDIGENOUS CUISINE INC.	002019199
IQUALUIT HOLDINGS LTD.	001554779
JASMIN CONSULTING SERVICES INC.	001332348
JEWEL OF INDIA RESTAURANT (LONDON) INC.	001263004
JOY GRAPHICS LTD.	001596777
KEGITHAM SERVICES INC.	001520970
KLIKS BEAUTY INC.	001464196
L.A. WOMEN'S WORKOUT (WB) INC.	001458528
LEGEND MANAGEMENT INC.	000960212
M.C. HOMES & RENOVATIONS LTD.	001518163
MARKHAM METAL FAB. INC.	001604669
MEMORIAL IMAGING INC.	001095340
MERCURY RISING INC.	001406634
MILAN'S BANQUET HALL INC.	001115749
MILLWORKS PROJECT MANAGEMENT LIMITED	001303860
MISTYK ELECTRIC LTD.	000860785
MODERA HOMES INC.	002011293
NORTHEAST TELECOM INC.	000974452
NORWESCON DEVELOPMENT LIMITED	000077273
PRESENCE ENTERTAINMENT INC.	002040804
PRIMEONE FINANCIAL GROUP INC.	001436451
PTS PROPERTY TAX SERVICES INC.	001514520

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
REVO AUTO AND ACCESSORIES INC.	002034570
ROBERT'S SALES INC.	001291197
ROTEC ENVIRONMENTAL CORPORATION	002010252
SAFEWAY TOWING LTD.	002038839
SARATIME PUBLISHING INC.	001443428
SRIRAM INT'L INC.	001462611
STANLEY VAITKUS LIMITED	000208592
SUGAR CUBE COSMETICS INC.	001569297
SUMADIJA INCORPORATED	000672432
SUNBURST MARKETING INTERNATIONAL INC.	000756989
TAYLOR MOTOR SALES (HAMILTON) INCORPORATED	000298356
THE EASTERN DRAGON TRADING LTD.	000630724
TIM LIDSTONE INC.	001095304
TRINITY PICTURES INC.	001313283
WASHAGO PHARMACY LTD.	000621037
WIRED FOR QUALITY INC.	001338721
WOVEN ART STUDIO INC.	001176506
ZEEBRA CONSULTING SERVICES INC.	001528181
ZOFF FINE FURNITURE INC.	001469676
1012328 ONTARIO INC.	001012328
1022889 ONTARIO LIMITED	001022889
1045900 ONTARIO INC.	001045900
1064027 ONTARIO LIMITED	001064027
1066681 ONTARIO LIMITED	001066681
1173016 ONTARIO INC.	001173016
1179104 ONTARIO CORP.	001179104
1224396 ONTARIO INC.	001224396
1243165 ONTARIO LTD.	001243165
1308674 ONTARIO INC.	001308674
1343302 ONTARIO INC.	001343302
1344415 ONTARIO LTD.	001344415
1374585 ONTARIO INC.	001374585
1387940 ONTARIO INC.	001387940
1416891 ONTARIO INC.	001416891
1467710 ONTARIO LIMITED	001467710
1475861 ONTARIO LIMITED	001475861
1479075 ONTARIO INC.	001479075
1501281 ONTARIO LTD.	001501281
1509000 ONTARIO INC.	001509000
1521338 ONTARIO INC.	001521338
1522078 ONTARIO LTD.	001522078
1549103 ONTARIO LIMITED	001549103
1562515 ONTARIO INC.	001562515
1567371 ONTARIO LTD.	001567371
1596059 ONTARIO INCORPORATED	001596059
1608497 ONTARIO INC.	001608497
1608932 ONTARIO LTD.	001608932
1614660 ONTARIO INC.	001614660
2007352 ONTARIO INC.	002007352
2008055 ONTARIO INC.	002008055
2008156 ONTARIO INC.	002008156
466947 ONTARIO LIMITED	000466947
547657 ONTARIO LIMITED	000547657
632070 ONTARIO LIMITED	000632070
676832 ONTARIO LIMITED	000676832
7 OCEANZ INC.	001512484
775556 ONTARIO LIMITED	000775556
785280 ONTARIO INC.	000785280
825163 ONTARIO LIMITED	000825163
828517 ONTARIO LIMITED	000828517

(141-G151)

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

**Cancellation of Certificate
of Incorporation
(Corporations Tax Act Defaulters)
Annulation de certificat de constitution
(Non-observation de la Loi sur
l'imposition des sociétés)**

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificate of Incorporation of the corporations named hereunder have been cancelled by an Order for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, le certificat de constitution de la société sous-nommé a été annulée par Ordre pour non-observation des dispositions de la *Loi sur l'imposition des sociétés* et que la dissolution de la société concernée prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2008-03-17	
A LOOK AND A WHISPER INC.	001235239
ACE STEEL AND TUBING LIMITED	001246928
AT UNIQUE INC.	001246938
BIANTEK COMPUTER SOLUTIONS INC.	001251163
BICO TORONTO INC.	001228031
CAN-STOP LTD.	001243143
CARISOUND INC.	001240151
CREATIVE CONCEPTS INTERNATIONAL INC.	001243881
CYPRESS SOUND INC.	001235960
DELTA POWER INC.	001230363
EAST WEST FUTON OUTLET INC.	001228494
ELECTORAL ENGINEERING INC.	001246362
ENERGY SAVING MANAGEMENT (ESM) LTD.	001240368
ENGINEERING ON-CALL INC.	001246201
EURO UNITED SALES CORPORATION	001228709
EVANS RICHARDSON INC.	001233208
FIRST DIMENSION MANAGEMENT CORP.	001247498
FRANCO'S STYLES & TECHNIQUES INC.	001245690
FRS FOOT REPAIR SYSTEMS INC.	001237602
G.A. EDUCATIONAL BOOKS & TOYS INC.	001240534
GLOBESHOPPERS INC.	001226695
GREAT NORTHERN LANDSCAPE CONTRACTORS LTD.	001229482
GURU PETROLEUM INC.	001246921
GWN ENTERPRISES INC.	001221982
HIGH PROFILE INTERIORS INC.	001244695
HUSTIS LIMITED	001227877
INTEGRATED FREIGHT LTD.	001231749
J & R SAAB ENTERPRISES INC.	001230269
J. & L. CONTRACTING & REFORESTATION INC.	001191032
JAWS DISTRIBUTING INC.	001228296
JOHN DAUBNEY & ASSOCIATES INSURANCE SERVICES INC.	001227791
JORMATT INDUSTRIES CORPORATION	001217111
KARLSBURG INTERNATIONAL (CANADA) INC.	001232436
L.G. FOREST PRODUCTS LTD.	001246575
LAIRD GM&P PARTNER CORPORATION	001241760
LINKS DC INC.	001248136
LUCID SOFTWARE ENGINEERING INC.	001230554
MALWA HOMES LTD.	001240468

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
MARCAP GLOBAL ENTERPRISES INC.	001234471
MATRIX CASUALS INC.	001228552
MCFARLANE WINERY INC.	001228545
MEDIA EXPRESS INCORPORATED	001245545
MEDICAL MEDIA NORTH AMERICA LTD.	001241727
MELIMAR SYSTEMS CORPORATION	001245544
MTR PLASTICS INC.	001236182
M1 & S1 INC.	001251269
NETOP SYSTEMS INC.	001242568
NORTHINA GROUP INC.	001245206
PALACE ARCH PRODUCTIONS INC.	001231967
PHILIP KARAT CONSULTING INC.	001236718
PRENTICE SERVICES INC.	001232434
PRIMETEL COMMUNICATIONS INC.	001239483
PRIMETIME LOGISTICS INC.	001245755
QUIXTEP CORPORATION	001230526
RJM MODULAR TRAINING SYSTEMS INC.	001225680
ROADRUNNER DISPOSAL INC.	001217131
RUBY INC.	001244829
SHEER DESIGN INC.	001234453
SHIRLEY'S CONE ZONE INC.	001226869
TECHBOND INC.	001227788
TONY SLUGA CONSULTING INC.	001227190
TRIPLE "S" INTERNATIONAL INC.	001232587
VIPER AUTO TECH. INC.	001244107
VIPER DOME INC.	001238370
WELDERS CHOICE WELDING SUPPLIES INC.	001237748
WORLD WIDE RECRUITER'S NETWORK INC.	001239309
YOUR OFFICE AIRPORT INCORPORATED	001242450
ZEPTUNES INC.	001250808
1015359 ONTARIO INC.	001015359
1191987 ONTARIO LIMITED	001191987
1211290 ONTARIO INC.	001211290
1211364 ONTARIO INC.	001211364
1219312 ONTARIO INC.	001219312
1223346 ONTARIO LIMITED	001223346
1226694 ONTARIO INC.	001226694
1227023 ONTARIO LIMITED	001227023
1227274 ONTARIO INC.	001227274
1227603 ONTARIO INC.	001227603
1227852 ONTARIO LIMITED	001227852
1227988 ONTARIO LTD.	001227988
1228127 ONTARIO LIMITED	001228127
1228289 ONTARIO INC.	001228289
1228456 ONTARIO INC.	001228456
1229017 ONTARIO INC.	001229017
1229141 ONTARIO LIMITED	001229141
1230031 ONTARIO INC.	001230031
1230062 ONTARIO INC.	001230062
1230452 ONTARIO INC.	001230452
1232716 ONTARIO LIMITED	001232716
1233575 ONTARIO LTD.	001233575
1233861 ONTARIO LIMITED	001233861
1233930 ONTARIO INC.	001233930
1234919 ONTARIO LIMITED	001234919
1235762 ONTARIO INC.	001235762
1236424 ONTARIO LIMITED	001236424
1240323 ONTARIO INC.	001240323
1240473 ONTARIO INC.	001240473
1241224 ONTARIO LIMITED	001241224
1241258 ONTARIO INC.	001241258
1241454 ONTARIO LIMITED	001241454
1242182 ONTARIO LIMITED	001242182
1243153 ONTARIO INC.	001243153
1243675 ONTARIO INC.	001243675
1245764 ONTARIO LIMITED	001245764
1247007 ONTARIO LTD.	001247007

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1248489 ONTARIO INC.	001248489
1249376 ONTARIO INC.	001249376
1250101 ONTARIO LTD.	001250101
1251073 ONTARIO LIMITED	001251073

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G152)

Certificate of Dissolution Certificat de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act* has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les sociétés par actions*, un certificat de dissolution a été inscrit pour les compagnies suivantes. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2008-02-25	
GIFTS BY THE BASKET LTD.	001624159
2008-03-03	
DSB&DJ INC.	002030297
VERONICA ESTATES LTD.	001320399
2008-03-04	
SAN-REY DEVELOPMENTS LIMITED	000319064
2008-03-10	
AGILE IMPORTS LTD.	000632191
ALTCOM BUSINESS DATA INC.	001050849
DECCAN MORTGAGE CORPORATION	001695694
HEWITT & SON ELECTRIC LIMITED	000253238
LFE INC.	001590563
MARSHALL THREE HOLDINGS INC.	000819341
MOSTLY MATH ENRICHMENT CENTRE INC.	001521283
STORK DIAPER SERVICE INC.	000826427
TEDEL BUILDING SERVICES INC.	001540487
1213401 ONTARIO LTD.	001213401
1298230 ONTARIO LTD.	001298230
2020610 ONTARIO INC.	002020610
2008-03-11	
AJAX TOOL COMPANY (CANADA) LIMITED	000277116
BIG HARRY DEAL CLOTHING COMPANY INC.	001137264
BYRON STREET PHYSIOTHERAPY AND SPORTS INJURIES INC.	002037379
CARIBOU CREEK RESTAURANT SYSTEMS INC.	001541138
CET GROUP INC.	001341756
GLOBAL FINANCIAL COMMUNICATIONS INC.	001275035
GOLF LONG DRIVER INTERNATIONAL INC.	002039629
GULF FLAG LTD.	001002240
HIGH-TERRA CORPORATION	000697136
KYBRO ENTERPRISES INCORPORATED	000925499
METAL MONKEY LTD.	001502242
NETWORLD PROMOTIONS INC.	001420021
NORAN INTERNATIONAL SERVICES LTD.	000853289
ONE ON ONE HOMECARE SERVICES INC.	002014059
PORT CARLING BAKERY LTD.	001159805

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
RPC GAMING LTD.	001113424
SCHABAS ASSOCIATES INC.	001252967
SERENDIPITY SAVOURIES LTD.	001288060
STAR TEK PLUMBING LTD.	001708224
SUPERIOR AUTOMATION SERVICES INC.	001366379
1177902 ONTARIO INC.	001177902
1186537 ONTARIO INC.	001186537
1463767 ONTARIO INC.	001463767
1486212 ONTARIO INC.	001486212
2002933 ONTARIO INC.	002002933
2055855 ONTARIO LIMITED	002055855
876276 ONTARIO INC.	000876276
2008-03-12	
BAYNIT ENGINEERING INC.	002070225
DEEP BLUE GEAR CANADA INC.	001520868
FAYA TECHNOLOGY (CANADA) COMPANY LTD.	002047311
G. N. R. MANAGEMENT INC.	000813356
GRASSER DESIGN INC.	001433299
GRENON PRODUCTION INC.	001298685
HAK CARTAGE INC.	001122251
J & R SECORD INVESTMENTS (ESPANOLA) LTD.	000496392
NUTRITION FIX INC.	001729070
PARKVIEW CONSULTING, LECTURING AND RESEARCH INCORPORATED	001417154
PRINCESS STREET PROFESSIONAL GROUP INC.	001319718
SWEATER WORLD INC.	000720041
TIMDALE INVESTMENTS LIMITED	000727506
VOLTECH TECHNICAL SERVICES INC.	001504886
WILLIAM R. MCNEIL DRUGS LTD.	001182061
1145022 ONTARIO INC.	001145022
1218270 ONTARIO LIMITED	001218270
1226520 ONTARIO LIMITED	001226520
1234122 ONTARIO INC.	001234122
1271153 ONTARIO LIMITED	001271153
1276519 ONTARIO LIMITED	001276519
1628722 ONTARIO LIMITED	001628722
1643069 ONTARIO INC.	001643069
2088639 ONTARIO LTD.	002088639
556583 ONTARIO LIMITED	000556583
731206 ONTARIO INC.	000731206
829981 ONTARIO INC.	000829981
2008-03-13	
CADDEX INC.	000884798
CLEANCORP ENTERPRISES LTD.	001045284
KEATSITY INC.	001017162
MEGA POWER ELECTRONICS INC.	002105639
NELSON DRUGS LIMITED	000101313
NORD FISH & CHIPS LTD.	001402241
SU VONG COMPANY LIMITED	001171326
ULTRALITH LTD.	000342658
W. LORNE MCEWEN CONSULTANTS LTD.	000942272
WORMARK ACQUISITIONS II INC.	000845914
1077388 ONTARIO INC.	001077388
1260229 ONTARIO LTD.	001260229
2034216 ONTARIO LIMITED	002034216
2008-03-14	
AAA STRAIGHT A'S FINISHING CONTRACTORS LTD.	001540058
ARC ELECTRICAL CONTRACTORS INC.	000916005
AVERY'S SPORTS CENTRE LIMITED	001647717
BRAMWELL CAPITAL CORPORATION	001115990
FIRST SURFACE INC.	001594049
GIBMOR ADVISORS INC.	000859817
I.T. PROJECT CONTROL SERVICES INC.	001460843
K'S FLOWER GALLERY LTD.	000367500
LORA REALE CHIROPODY PROFESSIONAL CORPORATION	001522044
MCNAB MARKETING CONCEPTS INC.	000885132

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
MURPHY TRUCK SALES LTD.	001271177
PASADENA HOMES LTD.	001129105
ST. CLAIR PETRO LTD.	002070146
THOSAN INDUSTRIES INC.	000546624
1069155 ONTARIO INC.	001069155
1144606 ONTARIO LTD.	001144606
1198364 ONTARIO INC.	001198364
1427329 ONTARIO INC.	001427329
1543996 ONTARIO INC.	001543996
504533 ONTARIO INC.	000504533
564167 ONTARIO LIMITED	000564167
879765 ONTARIO INC.	000879765
2008-03-16	
AMENCO LIMITED	000495419
BUILD INTERACTIVE INC.	001348374
CANTAC HOLDINGS INC.	001095303
GRADINI HOLDINGS INC.	001289136
HENRY PANNUNZIO & SONS LIMITED	000131213
KEYSTAR ENTERTAINMENT INC.	001709589
KIM LEE EXPRESS CHINESE FASTFOOD INC.	000979435
NISKOM INC.	001302484
PLATINUM HEALTHCARE PRODUCTS INC.	001604480
RODSANT INC.	002093861
SKY OPTICAL GROUP INC.	002042534
SPARKS INTERNATIONAL INVESTMENT CORPORATION	001142518
SUNSET SHADOWS G.P. LIMITED	001137422
WENG-YANG LTD.	002025673
WIENER DOG CORPORATION	002060805
1061198 ONTARIO INC.	001061198
1330000 ONTARIO LIMITED	001330000
1340240 ONTARIO LIMITED	001340240
1539477 ONTARIO INC.	001539477
1548830 ONTARIO INC.	001548830
743523 ONTARIO LIMITED	000743523
2008-03-17	
AGINCOURT ALLERGY CENTRE LIMITED	000365177
AL VARES MACHINE BUILDERS INC.	001418191
ANGELMAR ENTERPRISES INC.	001285825
AXELON INDUSTRIES INC.	000740708
C.E.I. TECHNOLOGY INC.	001225496
CEE CANADIAN ENVIRONMENTAL EQUIPMENT CORPORATION	001046668
CHERYL STEPHENSON & ASSOCIATES LTD.	000609317
CNBB HOLDINGS LIMITED	000392953
HIS AND HERS HAIR PLACE LTD.	000643885
ITRADE TECHNOLOGIES INC.	002084847
LAY-AWAY POULTRY FARM LTD.	000426637
MALIK CONSTRUCTION INC.	001553485
MBL PRODUCTIONS LTD.	001003270
NAIL IT DOWN TRADE SERVICES CORP.	000891308
NGUYEN CHIROPRACTIC PROFESSIONAL CORPORATION	001576985
NO NAME CAFE INC.	001180977
PETERP ENTERPRISES INC.	001213006
RABBIT EAR NETWORKS LTD.	001576397
RELIENT TRADING LTD.	001661218
RURAL ROOTS CANADIAN CRAFTS LTD.	001464168
SALEX TECHNICAL PRODUCTS LIMITED	000298958
SAN YIK FURNITURE INC.	001273760
SBC NETWORK INC.	001726059
SLGWC CONSULTING INC.	001707494
TECH-PLUS INDUSTRIES (1989) INC.	000844588
THE GREAT CANADIAN ELK COMPANY LTD.	002017396
VICTORIA MOBILE WASH INC.	001587356
WEISZ PRODUCTIONS INC.	001291689
WROXETER WOOD PRODUCTS LTD.	000758252
1029002 ONTARIO INC.	001029002

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1095908 ONTARIO LTD.	001095908
1119738 ONTARIO LIMITED	001119738
1287681 ONTARIO LIMITED	001287681
1322916 ONTARIO INC.	001322916
1341418 ONTARIO INC.	001341418
1397421 ONTARIO LTD.	001397421
1422356 ONTARIO INC.	001422356
1499233 ONTARIO LTD.	001499233
1560247 ONTARIO INC.	001560247
1561186 ONTARIO LIMITED	001561186
1600328 ONTARIO INC.	001600328
1687617 ONTARIO INC.	001687617
1699537 ONTARIO INC.	001699537
2009718 ONTARIO LIMITED	002009718
2024564 ONTARIO INC.	002024564
2085554 ONTARIO INC.	002085554
407 AUTO COLLISION INC.	001175312
453841 ONTARIO LIMITED	000453841
495942 ONTARIO LIMITED	000495942
544212 ONTARIO INC.	000544212
584140 ONTARIO INCORPORATED	000584140
611365 ONTARIO LIMITED	000611365
846548 ONTARIO INC.	000846548
991923 ONTARIO INC.	000991923
2008-03-18	
ARYAN MARKETING INC.	001361781
DFRM INVESTMENTS INC.	001045184
E. FREEDOM INC.	001457580
GOLD TRAY INVESTMENTS LIMITED	000715824
GRAND FREIGHTLINERS AND LOGISTICS INC.	002046347
HURTECH SERVICES INC.	002112221
INDEPENDENT BUSINESS MANAGEMENT INC.	000953348
OUTCAST COMPUTERS INC.	002006213
PORT BOLSTER DEVELOPMENTS INC.	000722465
RUSSDRILL LTD.	001497233
SHAHNOOR HERBAL BEAUTY PARLOUR INC.	001173162
ST. EVAN PROPERTIES LIMITED	000132300
STAFFORD BROTHERS LIMITED	000110660
TERAMO WINDOW & DOOR SYSTEMS LTD.	001019533
WINNER CIRCLE FISH & CHIP INC.	000877515
ZEDETECH LEASING LIMITED	000966651
1197624 ONTARIO LTD.	001197624
2060119 ONTARIO LIMITED	002060119
2097517 ONTARIO CORP.	002097517
759877 ONTARIO LIMITED	000759877
953711 ONTARIO LIMITED	000953711
2008-03-19	
BAUER & ROSS I.T. SEARCH INC.	001221566
CRAFT SPORTWEAR, LIMITED	000044093
FRANCY AND DEMEY HOLDINGS LIMITED	000309379
G.G. REALTY CORP., LTD.	000536981
J & D VENTURES INC.	001057649
LOUIS YIP ARCHITECT INC.	000652893
MAROV ENTERPRISES LTD.	000879700
MEDITERRANNI INC.	000977988
ROBARTS RESEARCH INTERNATIONAL INC.	001234639
SOVEREIGN SOFTWARE INC.	002022734
THE BARREL WORKS GROUP LTD.	001284133
THE R. P. PRINTING CO. LTD.	000407936
TSH SOFTWARE INC.	001196555
WOODBINE-JOHN HOLDINGS INC.	001026610
1073149 ONTARIO LTD.	001073149
1291467 ONTARIO LTD.	001291467
1344560 ONTARIO LTD.	001344560
1394421 ONTARIO INC.	001394421
1624649 ONTARIO INC.	001624649

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
578460 ONTARIO INC.	000578460
2008-03-20	
A. BRUCE ROBINSON ENTERPRISES LTD.	000877337
ALAN CLAIRMAN ANTIQUES LIMITED	000903032
ALEXANDER CONSTRUCTION GROUP LTD.	001569229
AUTOMOTIVE BRAKE TECHNOLOGY LIMITED	001255217
BOSS RACING BRANTFORD LTD.	001641262
CROSSROADS SHOPPING CENTRE (LONDON) LIMITED	001448549
DESMAIN PROPERTIES INC.	000667092
EAST 11-7 (HALTON) PROPERTIES LTD.	000765298
EAST 3-7 (MILTON) LTD.	000756516
ERINBRIT INVESTMENTS INC.	000766423
ESWAN INTERNATIONAL MARKETING INC.	000934122
EUROART FURNITURE LTD.	000782005
EZONECITY TRADING LIMITED	001632170
HARPHYL HOLDINGS LIMITED	000402303
LIFE SIZE TELEVISION INCORPORATED	001354598
MASIN, ADAMS INC.	000432070
MEDI-VET EQUIPMENT LEASING INC.	000910451
MOONROCK MANAGEMENT LIMITED	000228853
NUFACTOR INC.	001596721
PAUL CORP. LTD.	000933209
PROVINCIAL ELECTRICAL CONTRACTORS (1988) LTD.	000762664
REUNITE COURIERS INC.	001606050
SPEEDVALE DEVELOPMENTS LIMITED	001383193
SUMMERVILLE PLAZA CORPORATION	002037435
THE SUNSCREEN STORE INC.	002067806
TRICON TELEVISIONS INC.	001553376
TRUX TRANSPORT INC.	001381115
ZEMEL HOLDING INC.	002008774
1066152 ONTARIO INC.	001066152
1186944 ONTARIO INC.	001186944
1199414 ONTARIO LIMITED	001199414
1241365 ONTARIO LIMITED	001241365
1264590 ONTARIO INC.	001264590
1374113 ONTARIO INC.	001374113
1386581 ONTARIO INC.	001386581
1481246 ONTARIO LIMITED	001481246
1555856 ONTARIO INC.	001555856
1590065 ONTARIO INC.	001590065
1591389 ONTARIO INC.	001591389
360981 ONTARIO LIMITED	000360981
548632 ONTARIO LTD.	000548632
2008-03-25	
BALOCH TRADE & INVESTMENT INC.	001534886
COMPLETELY ACCOUNTABLE INC.	001661181
CREW INTERNATIONAL INC.	001402265
DHAMI CARRIER INC.	002030205
ELITE FILMENT LTD.	001566177
EXCLUSIVE PERSONAL TRAINING INC.	001487191
FARSHADI HOLDINGS INC.	001485212
JADE SCIENTIFIC CANADA INC.	001556764
KIDDLE CITY CHILD & LEARNING CENTER INC.	001406987
KINS CONSULTING INC.	001174257
METAL ROLLING TOOLS AND SPINNING INC.	001404757
MUZCO INVESTMENTS LIMITED	000211749
NIAGARA PUMP WORKS LIMITED	001473870
RADU G. POPOVICI MEDICINE PROFESSIONAL CORPORATION	001648699
ROD FRASER INC.	001516210
THE BOYS OF SUMMER INC.	000698641
TURSI CONSULTING INC.	001573971
VIAT LTD.	001055107

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1115372 ONTARIO INC.	001115372
1209003 ONTARIO LTD.	001209003
1362366 ONTARIO LIMITED	001362366
1608803 ONTARIO LIMITED	001608803
1612517 ONTARIO INC.	001612517
1667248 ONTARIO INC.	001667248
1743399 ONTARIO CORP.	001743399
2040073 ONTARIO INC.	002040073
2055973 ONTARIO INC.	002055973
2109332 ONTARIO INC.	002109332
2127416 ONTARIO LTD.	002127416
817112 ONTARIO INC.	000817112
819752 ONTARIO LIMITED	000819752
2008-03-26	
BERRIAULT CONSTRUCTION INC.	000799661
PERIGEE INC.	001289390
SUN 'N' SAND HOLIDAYS LEISURE INC.	001169665
TANG TAK KWONG CANTONESE OPERA LEARNING CENTRE CORPORATION	002005694
WAHEGURU TRANSPORT INC.	001470742
1062858 ONTARIO LIMITED	001062858
1382708 ONTARIO LTD.	001382708
926357 ONTARIO LIMITED	000926357
2008-03-27	
AMSON CONSULTING INC.	002005470
BT MILE TRANSPORT INC.	001705681
GEORGIAN LANDSCAPES LTD.	000998893
HORIZON AUTO GLASS & TRIM LTD.	000456004
INDARJIT DEOL CONSULTING INC.	002027592
L. W. WARD LIMITED	000151737
PERMAQUIK CORPORATION	001682926
RETLAW CONSULTING LTD.	002079514
STONE WORK SOLUTIONS CORPORATION	001532285
1308794 ONTARIO LIMITED	001308794
1311630 ONTARIO LIMITED	001311630
1359438 ONTARIO INC.	001359438
1423001 ONTARIO LIMITED	001423001
1595194 ONTARIO INC.	001595194
512378 ONTARIO LIMITED	000512378
810326 ONTARIO INC.	000810326

(141-G153) M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

Cancellation for Filing Default (Corporations Act) Annulation pour omission de se conformer à une obligation de dépôt (Loi sur les personnes morales)

NOTICE IS HEREBY GIVEN that orders under Section 317(9) of the *Corporations Act* have been made cancelling the Letters Patent of the following corporations and declaring them to be dissolved. The date of the order of dissolution precedes the name of the corporation.

AVIS EST DONNÉ PAR LA PRÉSENTE que, les décrets émis en vertu de l'article 317 (9) de la *Loi sur les personnes morales* ont été émis pour annuler les lettres patentes des personnes morales suivantes et les déclarer dissoutes. La date du décret de la dissolution précède le nom de la personne morale.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2008-03-28

INTERLINK COMMUNITY CANCER NURSES

716931

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G154)

ERRATUM NOTICE Avis d'erreur

ONTARIO CORPORATION NUMBER 1719193

Vide Ontario Gazette, Vol. 140-46 dated November 17, 2007

NOTICE IS HEREBY GIVEN that the notice issued under section 240 of the Business Corporations Act set out in the November 17, 2007 issue of the Ontario Gazette with respect to Liquid Village Management Inc., was issued in error and is null and void.

Cf. Gazette de l'Ontario, Vol. 140-46 datée du 17 novembre 2007.

PAR LA PRÉSENTE, nous vous informons que l'avis émis en vertu de l'article 240 de la Loi sur les sociétés par actions et énoncé dans la Gazette de l'Ontario du 17 novembre 2007 relativement à Liquid Village Management Inc., a été délivré par erreur et qu'il est nul et sans effet.

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G155)

ERRATUM NOTICE Avis d'erreur

ONTARIO CORPORATION NUMBER 2031552

Vide Ontario Gazette, Vol. 140-09 dated March 3, 2007

NOTICE IS HEREBY GIVEN that the notice issued under section 241(4) of the Business Corporations Act set out in the March 3, 2007 issue of the Ontario Gazette with respect to Iskin Inc. was issued in error and is null and void.

Cf. Gazette de l'Ontario, Vol. 140-09 datée du 3 mars 2007

PAR LA PRÉSENTE, nous vous informons que l'avis émis en vertu de l'article 241(4) de la Loi sur les sociétés par actions et énoncé dans la Gazette de l'Ontario du 3 mars 2007 relativement à Iskin Inc., a été délivré par erreur et qu'il est nul et sans effet.

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G156)

Marriage Act Loi sur le mariage

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

Mar 17-21

NAME	LOCATION	EFFECTIVE DATE
McIntosh, Brian William	Toronto, ON	17-Mar-08
Shepherd, Douglas	Rosenath, On	20-Mar-08

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autoris des mariages en Ontario ont été délivrés aux suivants:

NAME	LOCATION	EFFECTIVE DATE
MacDonald, Joseph N. March 27, 2008 to March 31, 2008	Plainfield, Ill	20-Mar-08
Schweda, Phillip March 27, 2008 to March 31, 2008	Lansing, MI	19-Mar-08

JUDITH M. HARTMAN,
Deputy Registrar General/
Registraire générale adjointe de l'état civil

(141-G157)

Change of Name Act Loi sur le changement de nom

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from March 24, 2008 to March 30, 2008 under the authority of the *Change of Name Act*, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 24 mars 2008 au 30 mars 2008, en vertu de la *Loi sur le changement de nom*, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME	NEW NAME
ABDUL JALIL, AWS.SAADOON.	WAHAM, AWS.
ABDUL JALIL.	WAHAM.
DEEM.SAADOON.	DEEM.
ABDUL-MEHSIN, MERWA.	AMER, MERWA.
ABDUL-MHSIN, ALI.	AMER, ALI.
ABRAMOVICH-SARKISSIAN, CAREN.	SARKISSIAN, CAREN.
ADAMS, JAYDEN.LESLIE.	BURNS, JAYDEN.LESLIE.
ALDRIDGE,	FOX,
LORNE.PETER.WILLIAM.	LORNE.
ALI, SULTAN.	FARZAD, BASHIR.AHMAD.
ALTOMONTE,	ALTOMONTE.
ELEONORA.	ELEONORA.DONNA.

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
AMIRMANOOCHHEHRI-NAEEN, SAMAN.	NAEEN, SAMAN.	DIPPLE, CARMON.NEIL.	DIPPEL, CARMAN.NEIL.
AMODEO, DIANE.ALEXANDRA.	AMODEO, SANDIE.DIANE.	DOBBIN, BRITTNEY.AUTUM.	GEARING, BRITTNEY.AUTUM.
ARAVINTHAN, ANANDAVENI.	ARAVINTHAN, AANANTHAVENI.	DOGBE, ENYONAM.	ATTIVOR, MAUREEN.ENYONAM.
ATANI, MAGANU.MAY.	AJJUWAEY, MAGANU.MAY.ATANI.	DORION, SHRRIL.	DORION, SHERRY.L.
AURORA, DIANNE.CECELY.	MCLOUGHLIN, VANILLA.	ANNE.TERESA.	ANNE.TERESA.
AZDO, MAGHIDLITH.	DISHO, MARLENE.MAGHIDLITH.	DOUGHTY, AVERY.MIKAELA.	CHARLEBOIS, AVERY.MIKAELA.
BABB, JEHANNE.DARA.	PAUL, JEHANNE.DARA.	DREW, DEANA.MICHELLE.	DREW, DEENA.MICHELLE.
BACCUS, FIESAL.	BACCHUS, ALAN.FIESAL.	DUDNEY, SANDRA.	ROSSEAU, JOYCE.SANDRA.
BAHDANAU, SIARHEI.	BOGDANOV, SERGEY.	DYAL, ADEADREN.	DYAL, ADRIAN.
BAHDANAVA, KATSIARYNA.	BOGDANOV, EKATERINA.	ESMAEIL-KOSEJ, MOHAMMAD.	PAYANDEFAR, MOHAMMAD.
BAHDANAVA, SVIATLANA.	BOGDANOV, SVETLANA.	ESTRADA-LAGDA, JULIUS.CHRISTOPHER.	ESTRADA, JULIUS.CHRISTOPHER.
BAHDANAVA, TATIANA.	BOGDANOV, TATIANA.	EYASSU, YODIT.KAHSSAY.	EYASSU, JUDY.YODIT.
BAIDWAN, JASPAL.KAUR.	BAINS, JASPAL.KAUR.	FALCIONI-RASMUSSEN, RYAN.TYLER.	RASMUSSEN, RYAN.TYLER.
BANKS, GLADYS.	HAMILTON, MAE.ELIZABETH.	FRAMPTON-PARCHER, HEATHER.ELIZABETH.	FRAMPTON, HEATHER.ELIZABETH.
MAE.ELIZABETH.BANKSA.	FREEMAN, MACKENZIE.SHERWOOD.	FREDRICK, ADRIAN.JOHN.	HOPPER, JOHN.
BASSETT, MACKENZIE.SHERWOOD.	KAYE, JEREMY.FRANCIS.	FRUCK, BONNIE.JEAN.	DREW, BONNIE.JEAN.
BATEMAN, JEREMY.ROBERT.FRANCIS.	UNGAR, ROWENA.BAYLON.	GAUDREAU, CAROLE.CLAIRE.MARIE.	GAUDREAU, KAROLE.CLAIRE.MARIE.
BAYLON, ROWENA.ESTUYA.	GLADON, ALBA.	GAUTHIER, JEAN.CHARLES.	AUBRY, JOHN.CHARLES.
BELOBABTCHENKO, ALBINA.BERG.	YERGEAU, CAMILLE.ANGELIQUE.	GHALIB, AFAF.RASHID.	NASHI, AFAF.
CAMILLE.FERNANDE.	HARDY, JOHN.BERLING.	GHOURI, HAMMAD.ADIL.	ADIL, HAMMAD.
BERLING, JOHANNES.	CHAI, PRINCESS.ANGELINE.	GILKES, BRANDON.MARCUS.	COKE, BRANDON.MARCUS.
BERNABE, PRINCESS.ANGELINE.	DREW-BERRIE, KATHERINE.CASSANDRA.	GIRALDI, ALEXANDER.MICHELE.	MININNO, ALEXANDER.MICHELE.
BERRIE, KATHRINE.CASSANDRA.	BIDAWI, SARA.FIRI.	GORGE, MAIKLE.KIRKORDE.	KIDUS, MICHAEL.GEORGE.
BIDAWI, FIRI.	BIFOLCHI, LEANA.	GUTIERREZ CARVAJAL, XIMENA.ALEXANDR.	SANDINO, XIMENA.ALEXANDR.
BIFOLCHI, LILIANA.	BISHOP, AVERY.CLAYTON.	HA, THUONG.	HA, DZUNG.DONNA.
BISHOP, CLAYTON.AVERY.	BLAHY, JOHN.PETER.	UYEN.DUNG.	THUONG.UYEN.
BLAHY, JOHN.PETER.	STAM, JACOBA.ANNECHIE.	HAGEDORN, LINDA.	KOEHLER, LINDA.HILDA.
BOERSMA, JACOBA.ANNECHIE.	HENDRIX, CHRISTOPHER.JOHN.	HALL, DONALD.JAMES.	FRENETTE, DONALD.JAMES..
BOILY, CHRISTOPHER.JOHN.	SHASH, ADILA.	HAMDI, SRUSHT.	DASTAN, SRUSHT.
BONGE, ADILA.SHASHAA.	BOYD, SUZANNE.ELIZABETH.	HAN, HAE.EUN.	KIM, STEPHANIE.HAH.
BOYD, SUSAN-ELIZABETH.	LOWRY, JENNIFER.LYNN.	HAQUE, M.ENAMUL.	HOQUE, ONI.ENAMUL.
BRICK, JENNIFER.LYNN.	BUKHARI, AARON.SYED.	HASSAN, HAFSA.ALI.	ABDULLAHI, HAFSA.ZIYAAD.
BUKHARI, SYED.	HARON.RASHID.	HASSAN, MUSAB.ALI.	ABDULLAHI, MUSAB.ZIYAAD.
HARON.RASHID.	DAS, JAYASREE.	HENDRICKS, CHRISTA.NICHOL.	PIERS, AÉTIENE.DÉMAARÁIS.
CHAKRAPANI, JAYASREE.	RAMACHANDRA.	HILTZ, MICHAEL.ANDREW.	MAYNARD, MICHAEL.ANDREW.
RAMACHANDRADAS.	CHANG, JULIA.	HO, I-HSIUNG.	HO, ANDY.
CHANG, GRACE.	CHEN, LILLIAN.TSUI.CHIN.	HOBERS, JURRIEN.	HOBERS, JURRIE.
CHEN, TSUI.CHIN.	CHENG, DANIEL.XURAN.	HOQUE, MD.MAHFUZUL.	HOQUE, MICHAEL.MAHFUZUL.
CHENG, XU.RAN.	CHU, VERONICA.	HU, XIAOMENG.	HU, KIRA.XIAOMENG.
CHU, BACH.DUONG.	BACH.DUONG.	HUANG, BING.ZHAO.	HUANG, SUSANNA.BINGZHAO.
CONSTANTIN, CRISTIANA.NICOLETA.	CONSTANTIN, CHRISTIANA.NICOLETA.	HUNTER, JOSEPH.ROBERT.	HUNTER, EDWARD.JOSEPH.
COOKE, CAREY.JAMES.	CAMPBELL, CAREY.JAMES.	IMTIAZ, MUHAMMAD.SANAN.	IMTIAZ, SANAN.
CURRIDOR-GUILBEAU, VIVIANA.	CURRIDOR, VIVIANA.	ISHAKOVA, SVETLANA.	ISKHAKOVA, SVETLANA.
DAGANAIS, YVON.	DAGENAIS, YVONNE.HENRIETTE.	SULTANMURATOVNA.	SULTANMURATOVNA.
DAI, JIA.YU.	DAI, LINDA.JIA.YU.	JEW, THOMAS.	KIMBALL, THOMAS.
DALKA, MARCIN.RAFAL.	DALKA, MARTIN..	KIMBALL.ISIDRO.	JIN, MAX.YUCHENG.
DAMANSKI, JOSEPH.STANLEY.	DUMANSKI, JOSEPH.STANLEY.	JIN, YU.CHENG.	BLACKFIELD, JOHN.GEORGE.
DARBY, JEAN.JACQUES.	DARBY, JEAN-JACQUES.	JOOYA, MOHAMMAD.AMIN.	IAZMAND, AMIN.
DAVIES, YVONNE.MARIA.	THOMAS.CONRAD.FELIX.	JUSZCZAK-MITCHELL, BREANA.MAKAYLA.	HARRIS, BREANA.MAKAYLA.
DAVIS, LYNN.MARIE.	SPICER, YVONNE.MARIA.	KAPTVELOVA, SVITLANA.	KEREL, SVITLANA.
DAWSON, HAZEL.ELEANOR.	PHOENIX, LYNN.MARIE..	KATHURIA, KULEEN.	KATHURIA, KULEEN.RAJ.
DE GASPARRO, ULANDA.	DAWSON, ELEANOR.HAZEL.	KAUR, HARLEEN.	BAMRAH, HARLEEN.KAUR.
	DI GASPARRO, YOLANDA.	KAUR, RUPINDER.	BAMRAH, RUPINDER.KAUR.
		KAUR, SUKHBINDER.	GORAYA, SUKHBINDER.KAUR.

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
KAUR, TARANJOT.	BAMRAH, TARANJOT.KAUR.	ONOFRE GUEVARA,	ONOFRE,
KIISKILA, OLAVI.ANTERO.	KIISKILA, OLIVER.ANDREW.	HERMINIO.	HERMINIO.
KIM, HYUN.IK.	KIM, SEAN.HYUNIK.	ONOFRE SOTELO, MICAELA.	ONOFRE, MICAELA.
KNEESHAW, BRIAN.	PRESSMAN, BRIAN.	ORSER, EDWARD.WILFRED.	POND, EDWARD.WILFRED.
CRISTOPHER.DOUGLAS.	CRISTOPHER.	PAKHI, PAKHI.	BAWA, RIA.
KOLOVSKAYA, ELLA.	LEBLANC, ELLA.	PATHAMMAVONG.	LY.
KOLOVSKAYA, GABRIELLA.	LEBLANC, GABRIELLA.	NONGNENG.	NAN.
KRASHNICA, DESDEMONA.	MURATI, DESDEMONA.	PAYNE, AMBER.MARIE.	FOLEY, JOANNE.MARIE.
KRASHNICA, MARCELO.	MURATI, MARCELO.	PHALEN, SARAH.ANN.	JOHNSON, SARAH.ANN.
LACELLE.	LASCELLE,	POIRIER,	POIRIER,
JOSEPH.RÉJEAN.GASTON.	GASTON.RÉJEAN.JOSEPH.	JOSEPH.SIMON.JONATHAN.	JONATHAN.SIMON.JOSEPH.
LANDRY, JOSEPH.PIERRE.	LEBLANC, PIERRE.JOSEPH.	PONNIAH, AGCHAYA.	MOGANARAJAH, AGCHAYA.
LATULIPPE, MARIE.SYLVIE.	FISHER, MARIE.SYLVIE.	PONNIAH.	MOGANARAJAH,
LAVANDE, MAYA.CATHARINE.	SAHHAR, MAYA.CATHARINE.	KUGENTHINI.	KUGENTHINI.
LAVANDE, MERAV.SHANEE.	SAHHAR, MERAV.	POWLESS, DARREN.ROSS.	MARTIN, DARREN.ROSS.
LEBLANC, WILLIAM.VICTOR.	LACROIX, JEAN.PIERRE.	PRIMMER,	ALLEGAERT-ALGER.
LEE,	LEE-PIERCE,	WILLIAM.FREDERICK.	WILIAM.FREDERICK.
HEE.JUNG.	SUSAN.HEEJUNG.	RAJNI, RAJNI.	JAGPAL, RAJNI.DEVI.
LEGALT,	LEGALT,	RAMACHANDRA DAS,	DAS, RAMACHANDRA.
RICHARD.LEONARD.	RICHARD.BRIAN.	THEKKE-VARRIAM.	THEKKEVARRIAM.
LEPORE, FELICE..	LEPORE, PHILIP.	CHAKRAPANI.	CHAKRAPANI.
LEUNG, KWON.MAN.	LEUNG, JESSICA.KWON-MAN.	RAZA, MUHAMMAD.KAMIL.	RAZA, KAMIL.
LI, RONG.JIA.	LI, ERICA.RONGJIA.	RENGARAJU, ARUN.	NAIDU, ARUN.
LIANG, HAO.ZHENG..	LIANG, HARRY.	RENGARAJU, ARYA.	NAIDU, ARYA.
LICHTI, SKYLET.CORA.	LONGFIELD, SKYLET.CORA.	RILEY, JANE.ELIZABETH.	RILEY, JAYNE.ELIZABETH.
LIU, YI.QUN.	LIU, JESSICA.YIQUN.	RINALDI, NICHOLAS.PAUL.	RINALDI, PAUL.NICHOLAS.
LOPEZ, MONICA.MARIA.	ZAMBRANO, MONICA.MARIA.	RIVARD, RACHAEL.IRIS.JOY.	BARR, RACHAEL.IRIS.JOY.
LUI, KWOK.WAI.	LUI, DEREK.KWOK.WAI.	ROGERS, WILLY.	ROGERS, WILLIAM.
LYE, JOANNA.ELIZABETH.	LYE, JOANNE.ELIZABETH.	MAX.HERMA.	MAX.HERMAN.JEAN.
MACINTYRE,	KLOOTWYK,	ROSIK,	PHOENIX.
SHELDON.BLAINE.	SHELDON.BLAINE.	BRANDON.JERAMIE.GUSTAV.	BRANDON.JERAMIE.GUSTAV.
MAHINPOU, NASIM.	MOBINI, NASIM.NIKKI.	ROSIK, FAITH.CAMEO.	PHOENIX, FAITH.CAMEO.
MAHMOODZADEH, RAMIN.	DEISON, RAMIN.	SAMSAIR, GIRLIE.	SAMSAIR, MARGARET.
MAI, GUO.KENG.	MAK, DAVID.	SHABOLIN, OKSANA.	GARMASH, MIA.
MAI, JIE.ZHEN.	MAK, TAMMY.	SHAMSI,	SIDDIQUEE,
MALINOWSKI,	ZAKRZEWSKI.	SAMARAH.	SAMARAH.SHAMS.
DAVID.	ALEXANDER.DAVID.	SIDE, STEPHANIE.MICHELLE.	MICHELLE, STEPHANIE.
MARINA, RUBY.	VARGHESE, MARINA.RUBY.	SINGH, HARJINDER.	BAMRAH, HARJINDER.SINGH.
MCNABB,	PIETRANTONIO,	SINGH, JASVIR.	DHALIWAL, JASVIR.SINGH.
ANNE.MICHELLE.	SAVANNA.MICHELLE.	SORMAZ, RATKO.	SORMAZ, RAY.
MGBEMENA-GIBSON,	GIBSON,	STEFAS, CHRISTE.	STEFAS, CHRIS.
CHRISTINE.NMESOMA.	CHRISTINE.NMESOMA.	STRATTON,	SICILIANO,
MILIC, ALEKSANDAR.LJUBISA.	MILIC, ALEX.	ROGER.F.	ROGER.FRANKLIN.
MILLER-SANDULESCU,	SCOTT,	SZKLENAR, LASZLO.	SZKLENAR, LESLIE.
AMANDA.PAIGE.J.	AMANDA.PAIGE.	TARRIOL,	TAIARIOL.
MITCHELL, OMA.DEVI.	REHMAN, KHADIJA..	CESARE.STEFANO.	CESARE.STEFANO.
MOHAMAD HUSAIN,	HUSAIN,	TESSIER, JANETTE.	TESSIER, LOUISE.MARY.
MOHAMAD ISMATH.	ISMATH.	THANGAVADIVEL, SEYON.	SURENTHIRAN, SEYON.
MOHAMAD ISMATH,	ISMATH,	THEIVASIGAMANY,	THEIVASIGAMANY,
MARYAM.	MARYAM.	ARAVINTHAN.	ARAVINTHAN.VALLIPURAM.
MOHAMAD MEERAN	ISMATH,	THEKKE VARRIAM, ARJUN.	DAS, ARJUN.
SAHIB, MUHEETHA.	MUHEETHA.	RAMACHANDRADAS.	RAMACHANDRA.
MOHAMED ESMHATH,	ISMATH,	THIES, MARIETJE.	THIES, MARIA.JANNIJ.
FHATHEMA.ZEINEB.	ZAINAB,	THOMAS, RYAN.R.	RYAN, ROBB.G.
MOHAMED ESMHATH.	ISMATH,	THOMPSON,	GARCIA,
MUHAMED.MEKCAREEM.	MAKARIM.	PHILLIP.ANTHONY.	PHILLIP.ANTHONY.
MOHSENHASSAN,	ALSHARIF,	TIKKISETTI, SANDHYA.	MADASU, SANDHYA.
SHADN.ALSHARIFA.	SHADAN.	TONG, RUI.	TONG, LUCY.RUI.
MONIZ,	MELO,	TRAN, VICKI.	CHAN, VICTORIA.
JOAO.MANUEL.DUARTE.	JOHN.MONIZ.	TRAVIS,	BEAUMONT.
MOSTACEROS VASQUEZ,	GIROUX,	JESSICA.SHAILA.ANN.	JESSICA.SHAILA.ANN.
MARIA.YSABEL.	MARIA.YSABEL.	TUMANSKI, DANIEL.	TUMANSKIY, DANIEL.
NAZIR, MUHAMMAD.	KHAN, MOHAMMAD.NAZIR.	TYO, ELIZABETH.THERESA.	TYO, AMELIA.ELIZABETH.
NOOR AHMAD, FARID.	JAMSHID, FARID.	UDDIN, MUJEEB.SYED.	SYED, MUJEEB.
NOOR AHMAD, JAMSHID.	ABDI, JAMSHID.	UDDIN, SYED.HASEEB.	SYED, HASEEB.
NUR AHMAD, FARIDA.	JAMSHID, FARIDA.	VANIER, CHRISTIAN.DAVID.	JARRETT, CHRISTIAN.DAVID.
O'BRIEN, SAMUEL.DAVID.	BIANCO, SALVATORE.	VICTOR, MARISA.	VICTOR, MARISA.EVA.
ONISHI,	ONISHI,	VIERNES, NORALYN.ANDRES.	THANGARASU, NORALYN.
KATELIN.SUSAN.	KATELIN.EMIKO.SUSAN.	WANG, SI.YUE.	WANG, MILLIE.SIYUE.

PREVIOUS NAME	NEW NAME
WANG, YE.FENG.	WEN, YE.FENG.
WAY,	TACKABERRY,
JOSHUA.PHILLIP.	JOSHUA.PHILLIP.
WONG, TSZ.ON.	WONG, CHRIS.TSZ.ON.
WORTMAN, RONNIE.HAROLD.	SHANTZ, RONNIE.HAROLD.
YOGARAJAH, EIGETHA.	AKILAN, EIGETHA.
ZHAO, SHANG.	ZHAO, MAX.SHANG.
ZHENG, AUDREY.	CHENG, AUDREY.

JUDITH M. HARTMAN,
Deputy Registrar General/
Registraire générale adjointe de l'état civil

(141-G158)

Ontario Securities Commission

AMENDMENTS TO NATIONAL INSTRUMENT 14-101 DEFINITIONS

On March 17, 2008, an instrument amending National Instrument 14-101 Definitions (the Amendment Instrument) came into force as a rule under the *Securities Act* (Ontario).

The Amendment Instrument:

- (1) adds references to the definition of "person or company" in securities legislation of New Brunswick, Prince Edward Island, Quebec and the Yukon Territory;
- (2) reflects changes to the name of the securities statutes in both Quebec and New Brunswick; and
- (3) reflects changes to the name of the Securities Regulatory Authority and Regulator in New Brunswick, Prince Edward Island, Quebec and the Yukon Territory.

The full text of the Amendment Instrument is available in the Ontario Securities Commission's Bulletin at (2008) 31 OSCB 3563 and on the Commission's web site at http://www.osc.gov.on.ca/Regulation/Rulemaking/rm_index.jsp.

(141-G159)

Ministry of the Attorney General Ministère du Procureur Général

Civil Remedies for Illicit Activities Office (CRIA)

Statutory Notice 125-08 made under Ontario Regulation 498/06

ATTORNEY GENERAL OF ONTARIO

– and –

\$2,115 IN CANADIAN CURRENCY (IN REM) AND SUSAN GOETZ

The above captioned civil forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of \$2,200.53 being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at: http://www.e-laws.gov.on.ca/DBLaws/Regs/English/060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or in writing to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 333
Toronto, ON M7A 1N3

All completed claims must refer to Notice 125-08 and be received by CRIA no later than 5:00:00 pm on July 14th, 2008 or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (BRCAI)

Avis 125-08 publié en application du Règlement de l'Ontario 498/06

LE PROCUREUR GÉNÉRAL DE L'ONTARIO

– et –

2 115 \$ EN DEVICES CANADIENNES (EN MATIÈRE RÉELLE) ET SUSAN GOETZ

L'instance civile de confiscation de biens susmentionnée, introduite en vertu de la *Loi sur les recours civils*, a entraîné le dépôt de la somme de 2 200,53 \$ dans un compte spécial.

Tous les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou extrapécuniaires (pertes monétaires ou autres) par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance de confiscation, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public qui fait partie de l'une des catégories d'organismes publics prescrites dans le règlement et qui a subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, a le droit de déposer une demande d'indemnisation.

Toutes les demandes doivent être conformes à l'article 6 du Règlement 498/06, sinon elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse http://www.e-laws.gov.on.ca/DBLaws/Regs/French/060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le BRCAI en composant le numéro sans frais 1 888 246-5359, par courriel à cria@ontario.ca, par télécopieur au 416 314-3714 ou encore par écrit à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (BRCAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 333
Toronto ON M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'**avis 125-08**. De plus, elles doivent être reçues par le BRCAI au plus tard le **14 juillet 2008**, à 17 h, faute de quoi elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus ou par voie électronique à l'adresse de courriel ci-dessus ou encore par télécopieur.

Vous pouvez ne pas être admissible à une indemnité si vous avez participé ou contribué à vos pertes ou à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(141-G160)

Civil Remedies for Illicit Activities Office (CRIA)

Statutory Notice 126-08 made under Ontario Regulation 498/06

ATTORNEY GENERAL OF ONTARIO

– and –

\$19,980 IN CANADIAN CURRENCY (IN REM)

The above captioned civil forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of **\$20,173.89** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at: http://www.e-laws.gov.on.ca/DBLaws/Regs/English/060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or in writing to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 333
Toronto, ON M7A 1N3

All completed claims must refer to **Notice 126-08** and be received by CRIA no later than 5:00:00 pm on **July 14th, 2008** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (BRCAI)

Avis 126-08 publié en application du Règlement de l'Ontario 498/06

LE PROCUREUR GÉNÉRAL DE L'ONTARIO

– et –

19 980 \$ EN DEVISES CANADIENNES (EN MATIÈRE RÉELLE)

L'instance civile de confiscation de biens susmentionnée, introduite en vertu de la *Loi sur les recours civils*, a entraîné le dépôt de la somme de **20 173,89 \$** dans un compte spécial.

Tous les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou extrapécuniaires (pertes monétaires ou autres) par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance de confiscation, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public qui fait partie de l'une des catégories d'organismes publics prescrites dans le règlement et qui a subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, a le droit de déposer une demande d'indemnisation.

Toutes les demandes doivent être conformes à l'article 6 du Règlement 498/06, sinon elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse http://www.e-laws.gov.on.ca/DBLaws/Regs/French/060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le BRCAI en composant le numéro sans frais 1 888 246-5359, par courriel à cria@ontario.ca, par télécopieur au 416 314-3714 ou encore par écrit à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (BRCAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 333
Toronto ON M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'**avis 126-08**. De plus, elles doivent être reçues par le BRCAI au plus tard le **14 juillet 2008**, à 17 h, faute de quoi elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus ou par voie électronique à l'adresse de courriel ci-dessus ou encore par télécopieur.

Vous pouvez ne pas être admissible à une indemnité si vous avez participé ou contribué à vos pertes ou à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(141-G161)

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N. DEBORAH DELLER,
Clerk of the Legislative Assembly.

Application to Provincial Parliament

NOTICE IS HEREBY GIVEN that on behalf of the Estate of Hugh Harold Sutherland, an application will be made to the Legislative Assembly of the Province of Ontario by its Executors, H. Hamish Sutherland and Susan Lipsey, for an Act to revive the dissolved company "Porcupine Goldtop Mines Limited", dissolved on the 19th Day of March, 1978, and to re-name it to its original name at incorporation, "Porcupine Goldor Mines Limited".

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario, M7A 1A2.

Dated at Toronto, this 13th day of March, 2008

(141-P075) 12, 13, 14, 15 H. HAMISH SUTHERLAND,
and SUSAN LIPSEY Executors of the
Estate of Hugh Harold Sutherland,
shareholder, Porcupine Goldtop
Mines Limited

NOTICE IS HEREBY GIVEN that on behalf of Edward Whan application will be made to the Legislative Assembly of the Province of Ontario for an Act to revive MCE All Surface Restoration Inc.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario, M7A 1A2.

Dated this 10th day of March, 2008.

(141-P084) 14, 15, 16, 17 EDWARD WHAN
c/o 46 Jackson Street East
Hamilton, Ontario
L8N 3C5

NOTICE IS HEREBY GIVEN that on behalf of Carl Napert application will be made to the Legislative Assembly of the Province of Ontario for an Act to revive 2076467 Ontario Inc.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario, M7A 1A2.

Dated at Ottawa, Ontario, this 25th day of March, 2008.

(141-P085) 14, 15, 16, 17 MICHAEL BOEHM,
Barrister and Solicitor
on behalf of Carl Napert.

La Capitale General Insurance inc. La Capitale assurances générales inc.

APPLICATION FOR LICENCE

NOTICE IS HEREBY GIVEN, pursuant to section 49 of the Insurance Act (Ontario), that La Capitale General Insurance inc./La Capitale assurances générales inc. has applied to the Superintendent of the Financial Services Commission of Ontario for an insurance license authorizing the company to transact the following classes of insurance in Ontario: Automobile, Boiler and Machinery, Legal Expenses, Liability, Property, Fidelity, Surety.

Dated at Quebec, this 5th day of April 2008.

(141-P096) 15, 16, 17 La Capitale General Insurance Inc.
La Capitale assurances générales Inc.
JOHN STROME, President

Corporation Notices Avis relatifs aux companies

ALLCROSS ENTERPRISES LIMITED

NOTICE IS HEREBY GIVEN, that a meeting of the shareholders of ALLCROSS ENTERPRISES LIMITED pursuant to subsection 205(1) of the Business Corporations Act (Ontario) was held on the 31st day of March, 2008, approving and confirming the accounting of the liquidator of the winding up of Allcross Enterprises Limited.

DATED at Guelph, Ontario, this 31st day of March, 2008.

(141-P097) RUSSELL M. COX
Liquidator

Sheriff's Sale of Lands Ventes de terrains par le sherif

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of Ontario Superior Court of Justice, Toronto dated February 22, 1993, Court File No. 92-CQ-20975, to me directed, against the real and personal property of MARIA ANDRADE also known as MARIA DOVALE also known as ALZITA DOVALE, Defendant, at the suit of DICRETE CONSTRUCTION LTD. I have seized and taken in execution all the right, title, interest and equity of redemption of MARIA ANDRADE, Defendant in and to:

ALL AND SINGULAR, that certain parcel or tract of land and premises situated, being Lot 70, and the easterly 8 feet of Lot 71, on the south side of Glengrove Avenue, Registered Plan 1928, City of North York, Municipality of Metropolitan Toronto Registry Division of Toronto Borough, Glengrove Avenue as confirmed under The Boundaries Act by Plan BA 767 and registered on December 29, 1975 as Instrument No. 692187, Known as **1163 GLENGROVE AVENUE, TORONTO, ONTARIO M6B 2K5**.

ALL OF WHICH said right, title, interest and equity of redemption of **MARIA ANDRADE**, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, **393 University Avenue, 6th Floor, Toronto, Ontario, on Tuesday, May 13, 2008 at 11:00a.m.** (Registration 9:00 a.m.-10:30a.m.)

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

- \$2,000.00 certified cheque or cash upon bidder registration
- Deposit 10% of bid price or \$2,000.00, whichever is greater
- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable
- Ten business days from date of sale to arrange financing and pay balance in full at **393 University Ave. 19th Floor, Toronto, Ontario**
- All payments in cash or by certified cheque made payable to the Sheriff of City of Toronto
- Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
- Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a sheriff under legal process, either directly or indirectly.

Date: March 10, 2008

J. LAW
Sheriff
393 University Avenue, 19th Floor
Toronto, Ontario M5G 1E6
(141-P098)

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of Ontario Superior Court of Justice, Toronto dated May 2, 2007, Court File No. SC-07-047996-00, to me directed, against the real and personal property of **SHABANA CHAUDHRY**, Defendant, at the suit of THE TORONTO-DOMINION BANK, I have seized and taken in execution all the right, title, interest and equity of redemption of **SHABANA CHAUDHRY**, Defendant in and to:

ALL AND SINGULAR, that certain parcel or tract of land and premises situated, being Unit 1, Level 7, York Condominium Corporation No. 188, PT Block D, Plan 8265 (North York) as described in schedule A of declaration B450753, Twp of York/ North York, City of Toronto, Known as **2835 ISLINGTON AVENUE, SUITE 701, TORONTO, ONTARIO M9L 2K2**.

ALL OF WHICH said right, title, interest and equity of redemption of **SHABANA CHAUDHRY**, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, **393 University Avenue, 6th Floor, Toronto, Ontario, on Tuesday, May 13, 2008 at 11:00a.m.** (Registration 9:00 a.m.-10:30a.m.)

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

- \$2,000.00 certified cheque or cash upon bidder registration
- Deposit 10% of bid price or \$2,000.00, whichever is greater
- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable
- Ten business days from date of sale to arrange financing and pay balance in full at **393 University Ave. 19th Floor, Toronto, Ontario**
- All payments in cash or by certified cheque made payable to the Sheriff of City of Toronto
- Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
- Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a sheriff under legal process, either directly or indirectly.

Date: March 10, 2008

J. LAW
Sheriff
393 University Avenue, 19th Floor
Toronto, Ontario M5G 1E6
(141-P099)

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of Ontario Superior Court of Justice, Toronto dated January 24, 2006, Court File No. SC-05-27018-00 and January 30, 2006, Court File No: SC-05-27307-00, to me directed, against the real and personal property of **IHOR KARAIN** also known as **IHOR BOHDAN KARAIM** also known as **IHOR BOHDAN KARAIN**, Defendant, at the suit of BANK OF MONTREAL, I have seized and taken in execution all the right, title, interest and equity of redemption of **IHOR BOHDAN KARAIM**, Defendant in and to:

ALL AND SINGULAR, that certain parcel or tract of land and premises situated, being Part of Lot 92, Plan 878, City of Toronto (formerly City of York), Land Registry Division of Metropolitan Toronto (No.64), Known as **181 BROOKSIDE AVENUE, TORONTO, ONTARIO M6S 4G8**.

ALL OF WHICH said right, title, interest and equity of redemption of **IHOR BOHDAN KARAIM**, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, **393 University Avenue, 6th Floor, Toronto, Ontario, on Tuesday, May 13, 2008 at 11:00a.m.** (Registration 9:00 a.m.-10:30a.m.)

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

- \$2,000.00 certified cheque or cash upon bidder registration
- Deposit 10% of bid price or \$2,000.00, whichever is greater
- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable

- Ten business days from date of sale to arrange financing and pay balance in full at **393 University Ave. 19th Floor, Toronto, Ontario**
- All payments in cash or by certified cheque made payable to the Sheriff of City of Toronto
- Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
- Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a sheriff under legal process, either directly or indirectly.

Date: March 10, 2008

(141-P101)

J. LAW
Sheriff
393 University Avenue, 19th Floor
Toronto, Ontario M5G 1E6

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of Ontario Superior Court of Justice, Toronto dated November 6, 2006, Court File No. 04-CV-278494SR, to me directed, against the real and personal property of **BRIGETTE MANNING also known as BRIGETTE MANNING MANISCOLA**, Defendant, at the suit of **FRANK BENINGER**, I have seized and taken in execution all the right, title, interest and equity of redemption of **BRIGETTE MANNING MANISCOLA**, Defendant in and to:

ALL AND SINGULAR, that certain parcel or tract of land and premises situated, being Unit 1, Level 9, Unit 4, Level B and Unit 32, Level B, Metropolitan Toronto Condominium Plan No. 1336 and its appurtenant common interest, City of Toronto, Metropolitan Toronto Land Titles Division (No.66), Known as **30 HAYDEN STREET, SUITE #901, TORONTO, ONTARIO M4Y 1V8**.

ALL OF WHICH said right, title, interest and equity of redemption of **BRIGETTE MANNING MANISCOLA**, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, **393 University Avenue, 6th Floor, Toronto, Ontario, on Tuesday, May 13, 2008 at 11:00a.m.** (Registration 9:00 a.m.-10:30a.m.)

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

- TERMS:**
- \$2,000.00 certified cheque or cash upon bidder registration
 - Deposit 10% of bid price or \$2,000.00, whichever is greater
 - Payable at time of sale by successful bidder
 - To be applied to purchase price
 - Non-refundable
 - Ten business days from date of sale to arrange financing and pay balance in full at **393 University Ave. 19th Floor, Toronto, Ontario**
 - All payments in cash or by certified cheque made payable to the Sheriff of City of Toronto
 - Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
 - Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a sheriff under legal process, either directly or indirectly.

Date: March 10, 2008

(141-P102)

J. LAW
Sheriff
393 University Avenue, 19th Floor
Toronto, Ontario M5G 1E6

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of Ontario Superior Court of Justice, Brampton dated May 2, 2007, Court File No. CV-07-1044-SR, to me directed, against the real and personal property of **NASHIR MOTARA also known as NASHIR Y MOTARA also known as NASHIR N MOTARA and N & N AUTO REPAIRS INC. and PRESTIGE AUTOMOTIVE INC.**, Defendants, at the suit of **CANADIAN IMPERIAL BANK OF COMMERCE**, I have seized and taken in execution all the right, title, interest and equity of redemption of **NASHIR MOTARA**, Defendant in and to:

ALL AND SINGULAR, that certain parcel or tract of land and premises situated, being Part of Lot 9, Concession 2, designated as Part 4 on Plan 64R-3631 now Lot 21 on Registrars compiled Plan 10303, City of Toronto (formerly City of Scarborough, Municipality of Metropolitan Toronto), Known as **336 CONLINS ROAD, TORONTO, ONTARIO M1C 1C5**.

ALL OF WHICH said right, title, interest and equity of redemption of **NASHIR MOTARA**, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, **393 University Avenue, 6th Floor, Toronto, Ontario, on Tuesday, May 13, 2008 at 11:00a.m.** (Registration 9:00 a.m.-10:30a.m.)

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

- TERMS:**
- \$2,000.00 certified cheque or cash upon bidder registration
 - Deposit 10% of bid price or \$2,000.00, whichever is greater
 - Payable at time of sale by successful bidder
 - To be applied to purchase price
 - Non-refundable
 - Ten business days from date of sale to arrange financing and pay balance in full at **393 University Ave. 19th Floor, Toronto, Ontario**
 - All payments in cash or by certified cheque made payable to the Sheriff of City of Toronto
 - Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
 - Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a sheriff under legal process, either directly or indirectly.

Date: March 10, 2008

(141-P103)

J. LAW
Sheriff
393 University Avenue, 19th Floor
Toronto, Ontario M5G 1E6

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of Ontario Superior Court of Justice, Brampton dated August 29, 2007, Court File No. CV-07-01010-00, to me directed, against the real and personal property of **STANISLAV AVRAMENKO also known as STAS AVRAMENKO, Estate Trustee with a will of the Estate of YURI SOKOLOV also known as IOURI SOKOLOV also known as YURY SOKOLOV**, Defendants, at the suit of **CANADIAN IMPERIAL BANK OF COMMERCE**, I have seized and taken in execution all the right, title, interest and equity of redemption of **YURI SOKOLOV**, Defendant in and to:

ALL AND SINGULAR, that certain parcel or tract of land and premises situated, being Part of Lots 96, 97 and 98, Plan 840-Y designated as Part 29 Plan 64R-15245, City of Toronto, Registry Division (No. 64), Known as **11 MULOCK AVENUE, TORONTO, ONTARIO M6N 3C3**.

ALL OF WHICH said right, title, interest and equity of redemption of **YURI SOKOLOV**, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, **393 University Avenue, 6th Floor, Toronto, Ontario, on Tuesday, May 13, 2008 at 11:00a.m.** (Registration 9:00 a.m.-10:30a.m.)

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

- \$2,000.00 certified cheque or cash upon bidder registration
- Deposit 10% of bid price or \$2,000.00, whichever is greater
- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable
- Ten business days from date of sale to arrange financing and pay balance in full at **393 University Ave. 19th Floor, Toronto, Ontario**
- All payments in cash or by certified cheque made payable to the Sheriff of City of Toronto
- Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
- Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a sheriff under legal process, either directly or indirectly.

Date: March 10, 2008

(141-P104)

J. LAW
Sheriff
393 University Avenue, 19th Floor
Toronto, Ontario M5G 1E6

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of Ontario Superior Court of Justice, Brampton dated June 18, 2007, Court File No. CV-07-0687-SR, to me directed, against the real and personal property of **MARTIN SPALECK**, Defendant, at the suit of **GURPAL SAINI**. I have seized and taken in execution all the right, title, interest and equity of redemption of **MARTIN SPALECK**, Defendant in and to:

ALL AND SINGULAR, that certain parcel or tract of land and premises situated, being Unit 16, Level 4, Metro Toronto Condominium Plan No. 1061 and its appurtenant interest. More detailed on Land Registry Office (No.66) under Registry No. 12061-0053 (LT), City of Toronto, Known as **1 ROWNTREE ROAD, APT. 407, TORONTO, ONTARIO M9V 5G7**.

ALL OF WHICH said right, title, interest and equity of redemption of **MARTIN SPALECK**, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, **393 University Avenue, 6th Floor, Toronto, Ontario, on Tuesday, May 13, 2008 at 11:00a.m.** (Registration 9:00 a.m.-10:30a.m.)

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

- \$2,000.00 certified cheque or cash upon bidder registration
- Deposit 10% of bid price or \$2,000.00, whichever is greater
- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable
- Ten business days from date of sale to arrange financing and pay balance in full at **393 University Ave. 19th Floor, Toronto, Ontario**
- All payments in cash or by certified cheque made payable to the Sheriff of City of Toronto
- Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
- Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a sheriff under legal process, either directly or indirectly.

Date: March 10, 2008

(141-P105)

J. LAW
Sheriff
393 University Avenue, 19th Floor
Toronto, Ontario M5G 1E6

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of Ontario Superior Court of Justice, Brantford dated November 22, 2006, Court File No. CV-06-435 SR, to me directed, against the real and personal property of **CHE PADERES VILLARUEL**, Defendant, at the suit of **THE TORONTO-DOMINION BANK**. I have seized and taken in execution all the right, title, interest and equity of redemption of **CHE PADERES VILLARUEL**, Defendant in and to:

ALL AND SINGULAR, that certain parcel or tract of land and premises situated, being Lot 32, Plan 8867, City of Scarborough, Municipality of Metropolitan Toronto, Land Titles Division of Metropolitan Toronto. (No. 66), Known as **403 LAWSON ROAD, TORONTO, ONTARIO M1C 2J8**.

ALL OF WHICH said right, title, interest and equity of redemption of **CHE PADERES VILLARUEL**, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, **393 University Avenue, 6th Floor, Toronto, Ontario, on Tuesday, May 13, 2008 at 11:00a.m.** (Registration 9:00 a.m.-10:30a.m.)

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

- TERMS:**
- \$2,000.00 certified cheque or cash upon bidder registration
 - Deposit 10% of bid price or \$2,000.00, whichever is greater
 - Payable at time of sale by successful bidder
 - To be applied to purchase price
 - Non-refundable
 - Ten business days from date of sale to arrange financing and pay balance in full at **393 University Ave. 19th Floor, Toronto, Ontario**
 - All payments in cash or by certified cheque made payable to the Sheriff of City of Toronto
 - Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
 - Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a sheriff under legal process, either directly or indirectly.

Date: March 10, 2008

J. LAW
 Sheriff
 393 University Avenue, 19th Floor
 Toronto, Ontario M5G 1E6

(141-P106)

- TERMS:** Deposit 10% of bid price or \$1,000.00, whichever is greater
 Payable at time of sale by successful bidder
 To be applied to purchase price
 Non-refundable
 Ten business days from date of sale to arrange financing and pay balance in full at 20 Weber Street East, Kitchener, Ontario
 All payments in cash or by certified cheque made payable to the Minister of Finance
 Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
 Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

DATED at Kitchener, Ontario, this 27th day of March, 2008.

LAWRENCE J. KETCHMARK
 Sheriff, Region of Waterloo
 20 Weber Street East
 Kitchener, ON
 N2H 1C3

(141-P109)

Sale of Lands for Tax Arrears by Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE CITY OF WELLAND

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on Wednesday, May 14, 2008 at the Treasurer's Office, City of Welland, 60 East Main Street, Welland, Ontario.

The tenders will then be opened in public on the same day at 3:15 p.m. at City of Welland, 60 East Main Street, Welland, Ontario.

Description of Land(s):

Roll No. 2719 010-007-12200-0000
 PIN 64079-0416 (LT)
 Lots 146 & 147, Plan 655; Pt Lot 209, Plan 655
 As in RO669978, in the City of Welland,
 in the Regional Municipality of Niagara
 Frontage: 67.0 ft, Depth: 150.16 ft.
 Municipal Address: 312 Thorold Road West
 2008 Current Value Assessment - \$166,000
 Class: Commercial - \$123,675
 Residential - \$ 42,325

Minimum Tender Amount: \$31,973.74

(set out the cancellation price as of the first day of advertising)

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at Kitchener, Ontario, being 07-0000853 and to me directed, against the real and personal property of Robert Doucette, a.k.a. Bob D. Doucette, Robert Dean Doucette and Robert D. Doucette, Defendant, at the suit of The Toronto-Dominion Bank, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Robert Dean Doucette, in and to:

292 Hemlock Street, Waterloo, Ontario
 Lot 3, Plan 1077
 City of Waterloo
 Region of Waterloo
 PIN 22364-0097 (LT)

Located on said lands is a detached side split brick and aluminum siding home with attached single garage.

The undersigned cannot provide access to the building for an inspection.

All of which said right, title, interest and equity of redemption of Robert Dean Doucette, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at 20 Weber Street East, Kitchener, Ontario, on Thursday, July 17, 2008 at 10:00 A.M.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

Roll No. 2719 030-005-03100-0000
 PIN 64107-0139 (LT)
 Part Lot E, Plan 551, N/S Division Street as in RO410871;
 S/T & T/W RO410871, in the City of Welland,
 in the Regional Municipality of Niagara
 Frontage: 16.42 ft, Depth: 37.5 ft.
 Municipal Address: 35 Hellems Avenue
 2008 Current Value Assessment - \$45,000
 Class: Commercial
Minimum Tender Amount: \$18,871.60
 (set out the cancellation price as of the first day of advertising)

Roll No. 2719 040-011-08000-0000
 PIN 64110-0036 (LT)
 Lot 145, Plan 573, in the City of Welland,
 in the Regional Municipality of Niagara
 Frontage: 50.0 ft, Depth: 116.91 ft.
 Municipal Address: Hester Lane WS
 2008 Current Value Assessment - \$31,000
 Class: Industrial - Vacant Land
Minimum Tender Amount: \$10,186.95
 (set out the cancellation price as of the first day of advertising)

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

(141-P107) BRUNO SILVESTRI, CGA, City Treasurer
 The Corporation of the City of Welland
 Civic Square
 60 East Main Street
 Welland, ON L3B 3X4
 905-735-1700 Ext. 2170
www.welland.ca

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE MUNICIPALITY OF LAMBTON SHORES

Take Notice that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on 07 May 2008, at the Municipal Office, Finance Department, 4 Ontario St. North, PO Box 340, Grand Bend, Ontario N0M 1T0.

The tenders will then be opened in public on the same day at 3:00 p.m. at the Municipal Office, Finance Department, 4 Ontario St. North, Grand Bend.

Description of Land(s):

Roll No. 38 45 380 010 25000 0000, 6 Main St., PIN 43077-0198(LT), PT LT 2 W/S MAIN ST AND N OF THE GRAND TRUNK RAILWAY PL 3 FOREST PARTS 1 & 5, 25R5999; LAMBTON SHORES. File No. 06-01.

Minimum Tender Amount: \$52,359.13

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land(s) to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: G.S.T. may be payable by successful purchaser.

Tender Packages are available at a cost of \$10.00. For further information regarding this sale and a copy of the prescribed form of tender, contact:

www.OntarioTaxSales.ca

or if no internet access available, contact:

MS. WENDY JENNISON
 Tax Collector
 The Corporation of the Municipality of Lambton Shores
 4 Ontario St. North
 PO Box 340
 Grand Bend, Ontario N0M 1T0
 (519) 238-8461 Ext. 225
 (141-P108) www.lambtonshores.ca

**Publications under Part III (Regulations) of the Legislation Act, 2006
Règlements publiés en application de la partie III (Règlements)
de la Loi de 2006 sur la législation**

2008—04—12

ONTARIO REGULATION 59/08

made under the

LAW SOCIETY ACT

Made: February 19, 2008

Approved: March 19, 2008

Filed: March 25, 2008

Published on e-Laws: March 26, 2008

Printed in *The Ontario Gazette*: April 12, 2008

Amending Reg. 709 of R.R.O. 1990

(Law Foundation)

Note: Regulation 709 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Section 1 of Regulation 709 of the Revised Regulations of Ontario, 1990 is amended by adding the following definition:

“account holder” means a licensee or a professional corporation to whom section 57 of the Act applies; (“titulaire d’un compte”)

(2) The definition of “banker” in section 1 of the Regulation is amended by striking out “a provincial savings office” and substituting “a credit union or league to which the *Credit Union and Caisses Populaires Act, 1994* applies”.

(3) Section 1 of the Regulation is amended by adding the following subsection:

(2) In this Regulation, when a form is referred to by number, the reference is to the form with that number that is described in the Table of Forms at the end of this Regulation and is available from the Foundation and, in the case of Form 1, is also available from the Society.

2. Section 2 of the Regulation is revoked and the following substituted:

2. (1) Every account holder shall file the following reports:

1. With respect to every mixed trust account held by the account holder in a given year, an annual report in Form 1 filed on or before March 31 of the following year.
2. With respect to each mixed trust account opened by the account holder, a report in Form 2 filed no later than 30 days after the day on which the account holder opens the account.
3. With respect to each mixed trust account closed by the account holder, a report in Form 3 filed no later than 30 days after the day on which the account holder closes the account.

(2) The Foundation may request that an account holder file a supplementary report in order to confirm or clarify information provided under this Regulation and an account holder who receives such a request shall file the supplementary report, in Form 4, no later than 30 days after receiving the request.

(3) The report referred to in paragraph 1 of subsection (1) may be filed by,

(a) providing the signed report to the Foundation; or

(b) submitting an electronic copy of the report to the Foundation through the Society’s website.

(4) The Society shall ensure that reports submitted through its website under clause (3) (b) are delivered to the Foundation.

(5) A report referred to in paragraph 2 or 3 of subsection (1) or in subsection (2) may be filed by,

(a) providing the signed report to the Foundation; or

(b) submitting a copy of the signed report to the Foundation by fax or email.

3. (1) Section 3 of the Regulation is amended by striking out the portion before clause (a) and substituting the following:

3. Every account holder shall direct his or her banker,

(2) Clause 3 (b) of the Regulation is amended by striking out “to give written notice to the member and to the Foundation” at the beginning and substituting “to give notice to the Foundation”.

4. The Regulation is amended by adding the following Table:

TABLE OF FORMS

Form Number	Form Title	Date of Form
1	Annual Report to The Law Foundation of Ontario	February 1, 2008
2	Report on Opening a Mixed Trust Account	February 1, 2008
3	Report on Closing a Mixed Trust Account	February 1, 2008
4	Supplementary Report on a Mixed Trust Account	February 1, 2008

5. Form 1 of the Regulation is revoked.

6. This Regulation comes into force on January 1, 2009.

RÈGLEMENT DE L'ONTARIO 59/08

pris en application de la

LOI SUR LE BARREAU

pris le 19 février 2008
 approuvé le 19 mars 2008
 déposé le 25 mars 2008
 publié sur le site Lois-en-ligne le 26 mars 2008
 imprimé dans la *Gazette de l'Ontario* le 12 avril 2008

modifiant le Règl. 709 des R.R.O. de 1990

(Fondation du droit)

Remarque : Le Règlement 709 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des codifications (règlements) qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) L'article 1 du Règlement 709 des Règlements refondus de l'Ontario de 1990 est modifié par adjonction de la définition suivante :

«titulaire d'un compte» Titulaire de permis ou société professionnelle auxquels s'applique l'article 57 de la Loi. («account holder»)

(2) La définition de «banque» à l'article 1 du Règlement est modifiée par substitution de «credit union, caisse populaire ou fédération à laquelle s'applique la *Loi de 1994 sur les caisses populaires et les credit unions*,» à «caisse d'épargne provinciale».

(3) L'article 1 du Règlement est modifié par adjonction du paragraphe suivant :

(2) Dans le présent règlement, lorsqu'une formule est mentionnée par numéro, la mention renvoie à la formule qui porte ce numéro et qui est mentionnée dans le tableau des formules figurant à la fin du présent règlement et disponible auprès de la Fondation. La formule 1 est également disponible auprès du Barreau.

2. L'article 2 du Règlement est abrogé et remplacé par ce qui suit :

2. (1) Le titulaire d'un compte dépose les rapports suivants :

1. Relativement à tout compte mixte en fiducie détenu par le titulaire du compte au cours d'une année donnée, un rapport annuel rédigé selon la formule 1 et déposé au plus tard le 31 mars de l'année suivante.
2. Relativement à chaque compte mixte en fiducie ouvert par le titulaire du compte, un rapport rédigé selon la formule 2 et déposé au plus tard 30 jours après le jour d'ouverture du compte.

3. Relativement à chaque compte mixte en fiducie fermé par le titulaire du compte, un rapport rédigé selon la formule 3 et déposé au plus tard 30 jours après le jour de fermeture du compte.

(2) La Fondation peut demander au titulaire d'un compte de déposer un rapport supplémentaire afin de confirmer ou de préciser les renseignements fournis en application du présent règlement. Le titulaire du compte qui reçoit une telle demande dépose, au plus tard 30 jours après l'avoir reçue, le rapport supplémentaire rédigé selon la formule 4.

(3) Le rapport visé à la disposition 1 du paragraphe (1) peut être déposé :

- a) soit en fournissant le rapport signé à la Fondation;
- b) soit en présentant une copie électronique du rapport à la Fondation au moyen du site Web du Barreau.

(4) Le Barreau veille à ce que les rapports présentés au moyen de son site Web conformément à l'alinéa (3) b) soient remis à la Fondation.

(5) Le rapport visé à la disposition 2 ou 3 du paragraphe (1) ou au paragraphe (2) peut être déposé :

- a) soit en fournissant le rapport signé à la Fondation;
- b) soit en présentant par télécopie ou par courrier électronique une copie du rapport signé à la Fondation.

3. (1) L'article 3 du Règlement est modifié par substitution de ce qui suit au passage qui précède l'alinéa a) :

3. Tout titulaire d'un compte ordonne à sa banque :

(2) L'alinéa 3 b) du Règlement est modifié par substitution de «de donner à la Fondation un avis» à «de leur donner, ainsi qu'à la Fondation, un avis écrit».

4. Le Règlement est modifié par adjonction du tableau suivant :

TABLEAU DES FORMULES

Numéro de la formule	Titre de la formule	Date de la formule
1	Rapport annuel destiné à la Fondation du droit de l'Ontario	1 ^{er} février 2008
2	Rapport sur l'ouverture d'un compte mixte en fiducie	1 ^{er} février 2008
3	Rapport sur la fermeture d'un compte mixte en fiducie	1 ^{er} février 2008
4	Rapport supplémentaire sur un compte mixte en fiducie	1 ^{er} février 2008

5. La formule 1 du Règlement est abrogée.

6. Le présent règlement entre en vigueur le 1^{er} janvier 2009.

Made by:
Pris par :

THE BOARD OF TRUSTEES OF THE LAW FOUNDATION OF ONTARIO:
LE CONSEIL D'ADMINISTRATION DE LA FONDATION DU DROIT DE L'ONTARIO :

LARRY BANACK
Chair

MARK SANDLER
Trustee

Date made: February 19, 2008.
Pris le : 19 février 2008.

ONTARIO REGULATION 60/08

made under the

ONTARIO WATER RESOURCES ACT

Made: February 13, 2008

Filed: March 26, 2008

Published on e-Laws: March 27, 2008

Printed in *The Ontario Gazette*: April 12, 2008**LAKE SIMCOE PROTECTION****Definitions****1.** In this Regulation,

“Lake Simcoe Basin” means Lake Simcoe and the part of Ontario from which surface water drains into Lake Simcoe;

“sewage treatment plant” means a sewage works for which an approval is required under section 53 of the Act and that,

- (a) treats sewage from one or more buildings within the meaning of the *Building Code Act, 1992*, and
- (b) disposes of the treated sewage in a surface water body in the Lake Simcoe Basin.

Total phosphorus discharge limit

2. (1) Each owner of a sewage treatment plant listed in Column 2 of Table 1 shall ensure that, from April 1, 2008 to March 31, 2009, the plant does not discharge in treated sewage to a surface water body an amount of total phosphorus that exceeds the amount listed opposite each plant in Column 4 of Table 1.

(2) If, during the period mentioned in subsection (1), a sewage treatment plant listed in Column 2 of Table 1 is replaced by a new sewage treatment plant,

- (a) the reference to the sewage treatment plant in Column 2 of Table 1 is deemed to refer to the new sewage treatment plant; and
- (b) the owner of the new sewage treatment plant shall include, in calculating the amount of total phosphorus for the purpose of subsection (1), the amount of total phosphorus already discharged during the period by the sewage treatment plant being replaced.

(3) If an approval granted under section 53 of the Act gives the owner of the sewage treatment plant temporary relief from complying with a total phosphorus discharge limit specified in the approval, the amount of total phosphorus discharged by the plant during the temporary relief period shall not be considered when determining whether the owner has complied with subsection (1).

Sampling requirements

3. (1) The Director appointed in respect of subsection 53 (3) of the Act shall, as soon as reasonably possible, provide the Ministry of the Environment’s Guideline, Procedure F-10-1, “Procedures for Sampling and Analysis: Requirements for Municipal and Private Sewage Treatment Works (Liquid Waste Streams Only)” to the owners of the sewage treatment plants listed in Table 1 as items 2, 4 and 7.

(2) Subject to subsections (3) and (4), the owners of the sewage treatment plants listed in Table 1 as items 2, 4 and 7 shall ensure that, from April 1, 2008 to March 31, 2009, samples of treated sewage are taken and tested for total phosphorus in accordance with the requirements of the Guideline provided by the Director under subsection (1).

(3) The samples referred to in subsection (2) shall be taken,

- (a) immediately before a batch of treated sewage is discharged from the sewage treatment plant to a surface water body; and
- (b) once a week in the period during which a batch of treated sewage is being discharged from the sewage treatment plant to the surface water body.

(4) This section does not apply if a sewage treatment plant mentioned in subsection (1) is replaced by a new sewage treatment plant.

Monthly calculation

4. (1) Each owner of a sewage treatment plant listed in Column 2 of Table 1 shall calculate the average amount of total phosphorus discharged from the plant for each month from April 1, 2008 to March 31, 2009.

(2) In calculating the average amount of total phosphorus under subsection (1), the owner shall, in a manner specified by the Director appointed in respect of subsection 53 (3) of the Act, base the calculation on,

- (a) the sampling and testing results obtained under section 3, if that section applies; or
- (b) the sampling and testing results obtained in accordance with the approval issued for the sewage treatment plant under section 53 of the Act, in every other case.

(3) Subsection (1) does not apply to a sewage treatment plant in respect of a month if the plant does not discharge treated sewage to a surface water body during that month.

(4) Each owner shall record the amount calculated under subsection (1) and make it available to a provincial officer upon request.

Final report

5. (1) Each owner of a sewage treatment plant listed in Column 2 of Table 1 shall, on or before June 30, 2009, submit a report to the Director appointed in respect of subsection 53 (3) of the Act, setting out for the period from April 1, 2008 to March 31, 2009,

- (a) the amount of total phosphorus discharged from the plant for each month; and
- (b) the amount of total phosphorus discharged from the plant for the entire period.

(2) The report referred to in subsection (1) shall be submitted in the form and manner approved by the Director and shall contain any additional information, as specified by the Director in writing, that relates to the discharge of total phosphorus from the sewage treatment plant during that period.

Prohibition, new sewage treatment plants

6. (1) No person shall cause or permit the establishment of a new sewage treatment plant in the Lake Simcoe Basin.

(2) Despite subsection (1), an owner of a sewage treatment plant listed in Column 2 of Table 1 may replace the plant with a new sewage treatment plant.

Approval by Director of new sewage works: new development

7. (1) This section applies in respect of every application for an approval under section 53 of the *Ontario Water Resources Act* for the establishment in the Lake Simcoe Basin of a new sewage works that,

- (a) discharges treated sewage to a surface water body in the Lake Simcoe Basin; and
- (b) is designed to manage storm water from a development that is approved, on or after the day this Regulation comes into force, under the *Planning Act* or the *Condominium Act, 1998*.

(2) The Director appointed in respect of subsection 53 (4) of the Act shall refuse to issue an approval unless he or she is satisfied that the proposed sewage works has been designed to satisfy the Enhanced Protection level specified in Chapter 3 of the Ministry's "Storm Water Management Planning and Design Manual 2003", available from the Ministry.

(3) Subsection (2) does not apply if the applicant for the approval demonstrates to the satisfaction of the Director that,

- (a) the proposed sewage works is intended to serve development located in an area of settlement within the meaning of the *Planning Act* that is,
 - (i) an infill development, or
 - (ii) the redevelopment of one or more properties; and
- (b) having regard to the manual mentioned in subsection (2), it is impracticable to establish works that comply with the level mentioned in subsection (2).

Obligations under approvals, orders, etc.

8. For greater certainty, subject to subsection 107 (5) of the Act, the requirements of this Regulation are in addition to and independent of requirements in an approval, order, direction or other instrument issued under any Act.

Revocation of provisions of this Regulation

9. Sections 6, 7 and 8 are revoked on April 1, 2009.

Commencement

10. This Regulation comes into force on the day it is filed.

TABLE 1

Column 1 Item	Column 2 Name of sewage treatment plant	Column 3 Location	Column 4 Amount of total phosphorus that may be discharged from April 1, 2008 to March 31, 2009 (expressed in kg)
1.	Uxbridge Brook Water Pollution Control Plant	129 Main Street North, Township of Uxbridge, Regional Municipality of Durham	142
2.	Beaverton River #1 Water Pollution Control Plant (Sunderland)	Lots 13 and 14, Concession 6, Township of Brock (Thorah), Regional Municipality of Durham	66
3.	Lake Simcoe (Beaverton) Water Pollution Control Plant	Lots 15 and 16, Concession 5, Township of Brock, Regional Municipality of Durham	104
4.	Beaverton River #2 Water Pollution Control Plant (Cannington)	303 Cameron Street, Township of Brock, Regional Municipality of Durham	128
5.	Schomberg Water Pollution Control Plant	Part of Lots 34 and 35, Concessions 7, 8 and 9, Township of King, Regional Municipality of York	75
6.	Sutton Water Pollution Control Plant	5741 Black River Road, Township of Georgina, Regional Municipality of York	148
7.	Holland Landing Lagoon Water Pollution Control Plant	19932 Cedar Street, Holland Landing, Town of Newmarket, Regional Municipality of York	149
8.	Keswick Water Pollution Control Plant	153 Morton Road, Town of Georgina, Regional Municipality of York	939
9.	Mount Albert Water Pollution Control Plant	5866 Doane Road, Town of East Gwillimbury, Regional Municipality of York	56
10.	Barrie Water Pollution Control Centre	249 Bradford Street, City of Barrie, County of Simcoe	3,133
11.	Bradford Water Pollution Control Plant	225 Disette Street, Bradford West, Town of Gwillimbury, County of Simcoe	361
12.	Innisfil Water Pollution Control Plant	1578 St. John's Road, Town of Innisfil, County of Simcoe	351
13.	Orillia Wastewater Treatment Centre	40 Kitchener Street, City of Orillia, County of Simcoe	1,438
14.	Lagoon City Sewage Treatment Plant	Part of Lot 14, Concession 5, (155 Laguna Parkway), Township of Ramara, County of Simcoe	200
15.	Silani Sweet Cheese Ltd	Part of Lot 2, Concession 1, 4205 Line 2, Town of Bradford West Gwillimbury, County of Simcoe	20

ONTARIO REGULATION 61/08

made under the

INSURANCE ACT

Made: March 19, 2008

Filed: March 26, 2008

Published on e-Laws: March 27, 2008

Printed in *The Ontario Gazette*: April 12, 2008

Amending O. Reg. 7/00

(Unfair or Deceptive Acts or Practices)

Note: Ontario Regulation 7/00 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Subsection 3 (4) of Ontario Regulation 7/00 is revoked and the following substituted:

(4) For the purposes of paragraphs 1 to 5 of subsection (2), a person who provides goods or services does not include a person who, pursuant to the *Law Society Act*,

(a) is authorized to practise law in Ontario as a barrister and solicitor; or

(b) is authorized to provide legal services in Ontario other than as a barrister and solicitor.

2. Section 4 of the Regulation is revoked.**3. This Regulation comes into force on the later of May 1, 2008 and the day it is filed.****RÈGLEMENT DE L'ONTARIO 61/08**

pris en application de la

LOI SUR LES ASSURANCES

pris le 19 mars 2008

déposé le 26 mars 2008

publié sur le site Lois-en-ligne le 27 mars 2008

imprimé dans la *Gazette de l'Ontario* le 12 avril 2008

modifiant le Règl. de l'Ont. 7/00

(Actes ou pratiques malhonnêtes ou mensongers)

Remarque : Le Règlement de l'Ontario 7/00 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des codifications (règlements) qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. Le paragraphe 3 (4) du Règlement de l'Ontario 7/00 est abrogé et remplacé par ce qui suit :

(4) Pour l'application des dispositions 1 à 5 du paragraphe (2), est exclue des personnes qui fournissent des biens ou des services la personne qui, conformément à la *Loi sur le Barreau* :

a) soit est autorisée à pratiquer le droit en Ontario en qualité d'avocat;

b) soit est autorisée à fournir des services juridiques en Ontario autrement qu'en qualité d'avocat.

2. L'article 4 du Règlement est abrogé.**3. Le présent règlement entre en vigueur le 1^{er} mai 2008 ou, s'il lui est postérieur, le jour de son dépôt.**

ONTARIO REGULATION 62/08

made under the

INSURANCE ACT

Made: March 19, 2008

Filed: March 26, 2008

Published on e-Laws: March 27, 2008

Printed in *The Ontario Gazette*: April 12, 2008

Amending Reg. 664 of R.R.O. 1990

(Automobile Insurance)

Note: Regulation 664 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Section 18 of Regulation 664 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

PUBLIC ADJUSTERS — STATUTORY ACCIDENT BENEFITS (SECTION 398 OF THE ACT)

18. A person who is authorized to provide legal services in Ontario pursuant to the *Law Society Act* is exempt from subsection 398 (1) of the *Insurance Act* in respect of a claim for benefits under the Statutory Accident Benefits Schedule.

2. Section 19 of the Regulation is revoked.

3. This Regulation comes into force on the later of May 1, 2008 and the day it is filed.

15/08

ONTARIO REGULATION 63/08

made under the

INSURANCE ACT

Made: March 19, 2008

Filed: March 26, 2008

Published on e-Laws: March 27, 2008

Printed in *The Ontario Gazette*: April 12, 2008

Amending O. Reg. 403/96

(Statutory Accident Benefits Schedule — Accidents on or after November 1, 1996)

Note: Ontario Regulation 403/96 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Subsections 39 (16), (16.1) and (17) of Ontario Regulation 403/96 are revoked and the following substituted:

(16) An assessment of attendant care needs under this section in respect of accidents occurring on or after March 31, 2008 shall be in the form of and contain the information required in the “Assessment of Attendant Care Needs” dated March 1, 2008 and available on the website for the Financial Services Commission of Ontario.

(17) An assessment of attendant care needs under this section in respect of accidents occurring on or after February 1, 2007 but before March 31, 2008 shall be in the form of and contain the information required in the “Assessment of Attendant Care Needs” dated December 31, 2006 and available on the website for the Financial Services Commission of Ontario.

(18) An assessment of attendant care needs under this section in respect of accidents occurring on or after March 1, 2006 but before February 1, 2007 shall be in the form of and contain the information required in the “Assessment of Attendant Care Needs” dated December 31, 2005, as it read on March 1, 2006 and available on the website for the Financial Services Commission of Ontario.

(19) An assessment of attendant care needs under this section in respect of accidents occurring before March 1, 2006 shall be in Form 1, as it read on February 28, 2006 and available on the website for the Financial Services Commission of Ontario.

2. This Regulation comes into force on the later of March 31, 2008 and the day it is filed.

RÈGLEMENT DE L'ONTARIO 63/08

pris en application de la

LOI SUR LES ASSURANCES

pris le 19 mars 2008

déposé le 26 mars 2008

publié sur le site Lois-en-ligne le 27 mars 2008

imprimé dans la *Gazette de l'Ontario* le 12 avril 2008

modifiant le Règl. de l'Ont. 403/96

(Annexe sur les indemnités d'accident légales — accidents survenus le 1^{er} novembre 1996 ou après ce jour)

Remarque : Le Règlement de l'Ontario 403/96 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des codifications (règlements) qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. Les paragraphes 39 (16), (16.1) et (17) du Règlement de l'Ontario 403/96 sont abrogés et remplacés par ce qui suit :

(16) L'évaluation des besoins en soins auxiliaires prévue au présent article qui vise des accidents survenus le 31 mars 2008 ou après cette date est rédigée selon la formule intitulée «Évaluation des besoins en soins auxiliaires», datée du 1^{er} mars 2008, qui se trouve sur le site Web de la Commission des services financiers de l'Ontario, et elle contient les renseignements qui y sont exigés.

(17) L'évaluation des besoins en soins auxiliaires prévue au présent article qui vise des accidents survenus le 1^{er} février 2007 ou après cette date, mais avant le 31 mars 2008, est rédigée selon la formule intitulée «Évaluation des besoins en soins auxiliaires», datée du 31 décembre 2006, qui se trouve sur le site Web de la Commission des services financiers de l'Ontario, et elle contient les renseignements qui y sont exigés.

(18) L'évaluation des besoins en soins auxiliaires prévue au présent article qui vise des accidents survenus le 1^{er} mars 2006 ou après cette date, mais avant le 1^{er} février 2007, est rédigée selon la formule intitulée «Évaluation des besoins en soins auxiliaires», datée du 31 décembre 2005, telle qu'elle existait le 1^{er} mars 2006, qui se trouve sur le site Web de la Commission des services financiers de l'Ontario, et elle contient les renseignements qui y sont exigés.

(19) L'évaluation des besoins en soins auxiliaires prévue au présent article qui vise des accidents survenus avant le 1^{er} mars 2006 est rédigée selon la formule 1, telle qu'elle existait le 28 février 2006, qui se trouve sur le site Web de la Commission des services financiers de l'Ontario.

2. Le présent règlement entre en vigueur le 31 mars 2008 ou, s'il lui est postérieur, le jour de son dépôt.

15/08

ONTARIO REGULATION 64/08

made under the

COMPULSORY AUTOMOBILE INSURANCE ACT

Made: March 19, 2008

Filed: March 26, 2008

Published on e-Laws: March 27, 2008

Printed in *The Ontario Gazette*: April 12, 2008

Revoking O. Reg. 402/96

(Insurance Card)

Note: Ontario Regulation 402/96 has not previously been amended.

1. Ontario Regulation 402/96 is revoked.

2. This Regulation comes into force on the day it is filed.

15/08

ONTARIO REGULATION 65/08

made under the

LABORATORY AND SPECIMEN COLLECTION CENTRE LICENSING ACT

Made: March 27, 2008

Filed: March 28, 2008

Published on e-Laws: March 31, 2008

Printed in *The Ontario Gazette*: April 12, 2008

Amending Reg. 682 of R.R.O. 1990

(Laboratories)

Note: Regulation 682 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Clause 9 (1) (c) of Regulation 682 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

- (c) report all positive laboratory findings that indicate the presumptive presence or presence of any reportable disease within the meaning of the *Health Protection and Promotion Act* to the medical officer of health of the health unit in which the person who gives rise to the case resides within twenty-four hours after the test is conducted;

2. This Regulation comes into force on the later of April 1, 2008 and the day this Regulation is filed.

RÈGLEMENT DE L'ONTARIO 65/08

pris en application de la

LOI AUTORISANT DES LABORATOIRES MÉDICAUX ET DES CENTRES DE PRÉLÈVEMENT

pris le 27 mars 2008

déposé le 28 mars 2008

publié sur le site Lois-en-ligne le 31 mars 2008

imprimé dans la *Gazette de l'Ontario* le 12 avril 2008

modifiant le Règl. 682 des R.R.O. de 1990

(Laboratoires)

Remarque : Le Règlement 682 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des codifications (règlements) qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. L'alinéa 9 (1) c) du Règlement 682 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce qui suit :

- c) signale dans les 24 heures qui suivent l'exécution des tests tous les résultats de laboratoire positifs indiquant la présence présumée ou réelle d'une maladie à déclaration obligatoire au sens de la *Loi sur la protection et la promotion de la santé* au médecin-hygiéniste de la circonscription sanitaire où réside la personne qui est à l'origine du cas;

2. Le présent règlement entre en vigueur le dernier en date du 1^{er} avril 2008 et du jour de son dépôt.

15/08

NOTE: Consolidated regulations and various legislative tables pertaining to regulations can be found on the e-Laws website (www.e-Laws.gov.on.ca).

REMARQUE : Les règlements codifiés et diverses tables concernant les règlements se trouvent sur le site Lois-en-ligne (www.lois-en-ligne.gouv.on.ca).

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TEXTE D'INFORMATION POUR LA GAZETTE DE L'ONTARIO

Information

La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à mbs.GazettePubsOnt@ontario.ca

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50 rue Grosvenor, Toronto (Ontario) M7A 1N8

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Information

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The Ontario Gazette La Gazette de l'Ontario

Vol. 141-16
Saturday, 19 April 2008

Toronto

ISSN 0030-2937
Le samedi 19 avril 2008

Criminal Code Code Criminel

DESIGNATION OF QUALIFIED TECHNICIANS (BREATH SAMPLES)

ERRATUM

Vide Ontario Gazette, Vol. 141-14, Page 565, Dated April 5, 2008.

NOTICE IS HEREBY GIVEN that the following information was printed in error:

DESIGNATION OF QUALIFIED TECHNICIANS (BREATH SAMPLES)

NOTICE IS HEREBY GIVEN that pursuant to subsection 254(1) of the Criminal Code (Canada), the Honourable Rick Bartolucci, Minister of Community Safety and Correctional Services of Ontario, on the 5th day of March, 2008, designated the following persons as being qualified to operate the approved instruments known as the Intoxilyzer[®] 5000C.

L'AVIS PRESENT est donné qu'en vertu du paragraphe 254(1) du Code Criminel du Canada, l'honorable Rick Bartolucci, Ministre de la Sécurité communautaire et des Services correctionnels de l'Ontario, le 5 mars 2008, désigna les personnes suivantes comme étant qualifiées pour manipuler les alcootest approuvé connu sous de nom de Intoxilyzer[®] 5000C.

Shaun J. Crabbe
Cynthia D'Amours
Serge Francis
Ron C. Fults
Bart Gajda
R. Adam Goodlett
Steven J. Groot
Danette Hiscox
Richard Johnston
Chris Madsen
James D. Marcotte
Geoff Maver
Regino Pablo
Corey Paul
Jason S. Redmond
Caleb Sawchuk
Andrew Simpson
Edward (Ted) Warman
Kevin M. Wesley
Michael P. Wilken

Ontario Provincial Police
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Should have read:

DESIGNATION OF QUALIFIED TECHNICIANS (BREATH SAMPLES)

NOTICE IS HEREBY GIVEN that pursuant to subsection 254(1) of the Criminal Code (Canada), the Honourable Rick Bartolucci, Minister of Community Safety and Correctional Services of Ontario, on the 5th day of March, 2008, designated the following persons as being qualified to operate the approved instruments known as the Breathalyzer[®] 900 and 900A.

L'AVIS PRESENT est donné qu'en vertu du paragraphe 254(1) du Code Criminel du Canada, l'honorable Rick Bartolucci, Ministre de la Sécurité communautaire et des Services correctionnels de l'Ontario, le 5 mars 2008, désigna les personnes suivantes comme étant qualifiées pour manipuler les alcootest approuvé connu sous de nom de Breathalyzer[®] 900 and 900A.

Dorrie Barber
Paul Black
Robert Chivers-Wilson
Shaun J. Crabbe
Cynthia D'Amours
Serge Francis
Ron C. Fults
Bart Gajda
R. Adam Goodlett
Steven J. Groot
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Caleb Sawchuk
Andrew Simpson
Edward (Ted) Warman
Kevin M. Wesley
Michael P. Wilken

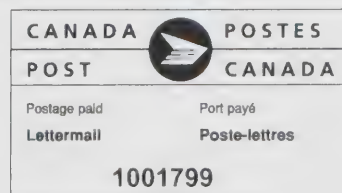
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(141-G138)

Published by Ministry of Government and
Consumer Services
Publié par le Ministère des Services gouvernementaux
et des Services aux consommateurs



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Ontario Highway Transport Board

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the Motor Vehicle Transport Act, 1987, and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732

1726861 Ontario Limited (o/a "Bus It" Charters & Tours) 47541
11 Bunker Road, Thornhill, ON L4J 1K3

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip:

- I. from points in the Cities of Toronto and Hamilton, the Regional Municipalities of Durham, York, Peel, Halton, Waterloo and Niagara and the Counties of Dufferin and Wellington to the Ontario/Québec, Ontario/Manitoba and the Ontario/U.S.A. border crossings for furtherance to points as authorized by the relevant jurisdiction:

1. and return of the same passengers on the same chartered trip to point of origin;

PROVIDED THAT there shall be no pick-up or discharge of passengers except at point of origin.

2. on a one-way chartered trip to points as authorized by the relevant jurisdiction.

- II. from points in the United States of America as authorized by the relevant jurisdiction from the Ontario/U.S.A. border crossings:

1. to points in Ontario and for the return of the same passengers on the same chartered trip to point of origin;

PROVIDED THAT there shall be no pick-up or discharge of passengers except at point of origin.

2. to points in Ontario on a one-way chartered trip without pick-up of passengers in Ontario.

- III. from points in the Province of Quebec (including the Pierre Elliott Trudeau International Airport in Dorval, the Montreal International Airport in Mirabel and the Jean Lesage International Airport in Quebec City) as authorized by the relevant jurisdiction from the Ontario/Quebec border crossings:

1. to points in Ontario and for the return of the same passengers on the same chartered trip to point of origin;

PROVIDED THAT there shall be no pick-up or discharge of passengers except at point of origin.

2. to points in Ontario on a one-way chartered trip without pick-up of passengers in Ontario.

- IV. from points in the Provinces of Alberta and British Columbia as authorized by the relevant jurisdiction from the Ontario/Manitoba border crossings:

1. to points in Ontario and for the return of the same passengers on the same chartered trip to point of origin;

PROVIDED THAT there shall be no pick-up or discharge of passengers except at point of origin.

2. to points in Ontario on a one-way chartered trip without pick-up of passengers in Ontario.

Applies for a public vehicle operating licence as follows: **47541-A**

For the transportation of passengers on a chartered trip from points in the Cities of Toronto and Hamilton, the Regional Municipalities of Durham, York, Peel, Halton, Waterloo and Niagara and the Counties of Dufferin and Wellington.

Aboutown Transportation Limited 31866-L
o/a "Emerald Limousines"

1 Bathurst Street, P.O. Box 2033, Station B, London, ON N6A 5J4

Applies for an amendment and extension to extra provincial operating licence X-659 as follows:

DELETE:

"public vehicles with a maximum seating capacity of 24 passengers";

ADD:

For the transportation of passengers and express freight between the City of London, the Township of Strathroy-Caradoc and the City of Sarnia, all in the Province of Ontario and the City of Port Huron and the Detroit International Airport in the State of Michigan in the United States of America via Highways 2, 402 and Interstate 94.

SO THAT THE OPERATING LICENCE WILL READ AS FOLLOWS:

For the transportation of:

1. passengers and express freight from the Cities of St. Thomas, Woodstock, London, Chatham, Windsor, London Airport and The Lester B. Pearson International Airport on the one hand to the international boundary at the Detroit and St. Clair Rivers for furtherance to the Detroit Metropolitan Airport on the other hand and from the Detroit Metropolitan Airport on the one hand from the international boundary at the Detroit and St. Clair Rivers to the Cities of Windsor, Chatham, London, Woodstock, St. Thomas, London Airport, the Lester B. Pearson International Airport and Windsor Airport on the other hand.

PROVIDED THAT:

- (a) chartered trips be prohibited;
- (b) there be no pick-up of passengers and express freight at the Windsor Airport to the international boundary for furtherance to the Detroit Metropolitan Airport;
- (c) there be no pick-up or discharge of passengers and express freight at points other than the said named points;
- (d) all passengers and express freight arrive or depart at the Detroit Metropolitan Airport.

2. passengers on a chartered trip, not being a scheduled service or a special trip for which a public vehicle is hired for the transportation exclusively of a group of persons from the Cities of the Woodstock, St. Thomas, Chatham, Windsor, London and London Airport to the:

- (a) international boundary for furtherance to points in the United States of America and return to point of origin;
- (b) international boundary in transit through the United States of America for furtherance to points in the Provinces of Manitoba, Saskatchewan, Alberta, British Columbia, the Yukon and Northwest Territories and return to point of origin;
- (c) Ontario-Manitoba border for furtherance to the Provinces of Manitoba, Saskatchewan, Alberta, British Columbia, the Yukon and Northwest Territories and return to point of origin;
- (d) Ontario-Quebec border for furtherance to points in the Provinces of Quebec, New Brunswick, Nova Scotia, Prince Edward Island and Newfoundland and return to point of origin.

3. passengers and express freight between the City of London, the Township of Strathroy-Caradoc and the City of Sarnia, all in the Province of Ontario and the City of Port Huron and the Detroit International Airport in the State of Michigan in the United States of America via Highways 2, 402 and Interstate 94.

Applies for an amendment and extension to public vehicle operating licence PV-3050 as follows:

31866-M

DELETE:

“public vehicles with a maximum seating capacity of 24 passengers”; and

“Provided that public vehicles on charter trips shall not exceed a passenger seating capacity of 24 persons.”

ADD:

For the transportation of passengers and express freight between the City of London, the Township of Strathroy-Caradoc and the City of Sarnia via Highways 2 and 402.

SO THAT THE OPERATING LICENCE WILL READ AS FOLLOWS:

For the carriage of passengers and express freight between:

- (1) the Lester B. Pearson International Airport on the one hand and the Cities of London, Woodstock, St. Thomas, Chatham and Windsor on the other hand;
- (2) the London Airport on the one hand and the Cities of London, Windsor, Chatham, Woodstock and the Lester B. Pearson International Airport on the other hand;
- (3) the Windsor Airport on the one hand and the Cities of London, Chatham, Woodstock and the Lester B. Pearson International Airport on the other hand.

PROVIDED THAT:

- 1. there be no pick up or discharge of passengers and express freight or charter trips at points other than the said named points;
- 2. all passengers and express freight originate at or terminate at the said airports.

Extension granted:

For the carriage of handicapped persons, in vehicles specially equipped for handling wheelchairs, together with attendants, on chartered trips, not being a special trip, for which a public vehicle is hired for the transportation exclusively of a group of such persons to or from points in the Counties of Elgin and Middlesex.

PROVIDED the number of attendants does not exceed the number of handicapped persons.

Extension granted:

For the transportation of passengers on a scheduled service:

- (a) between the City of Owen Sound and the City of London via Highway 21 to Bruce County Road 6 to Bruce County Road 1 to Huron County Road 20 to Huron County Road 22 to Highway 86 to Highway 4 to the City of London;
- (b) between the City of London and the City of St. Thomas via Highway 4.

Extension granted:

For the transportation of passengers and express freight between the City of London, the Township of Strathroy-Caradoc and the City of Sarnia via Highways 2 and 402.

FELIX D'MELLO

(141-G162) Board Secretary/Secrétaire de la Commission

Cancellation of Certificate of Incorporation (Corporations Tax Act Defaulters) Annulation de certificat de constitution (Non-observation de la Loi sur l'imposition des sociétés)

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificate of Incorporation of the corporations named hereunder have been cancelled by an Order for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, le certificat de constitution de la société sous-nommé a été annulée par Ordre pour non-observation des dispositions de la *Loi sur l'imposition des sociétés* et que la dissolution de la société concernée prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2008-03-24	
A. SHINE ENTERPRISES INC.	001255974
ACC SYS MANAGEMENT INC.	001262706
ACCELERATING BUSINESS PROMOTIONS INC.	001251976
ACE ELECTRICAL ACQUISITION INC.	001257450
ALLPHASE MECHANICAL INC.	001263948
ANDRE COTE LIFESTYLE PLANNING INC.	001259079
ARISTA SYSTEMS INC.	001257752
ASTARA TRUCK LINE INC.	001263148
BRANDEN GATES ART AND PRODUCTION LTD.	001251975
BRIDAL CENTRE INC.	001269458
BUTTERFIELD & ZUCKERMAN PRODUCTIONS INC.	001259962
CABIN SAFETY AND TRAINING INC.	001215149
CAMERON'S CHRISTIAN BOOKSTORE HAMILTON LTD.	001243539
CANADA CONSULTANTS CORP.	001263953
CASTLEROCK CERAMIC & MARBLE LTD.	001252511
COJAM FIRE PROTECTION DESIGN LTD.	001264785
COMPNET CONSULTING INC.	001257719
D.M. ASTHMA RESEARCH GROUP INC	001242258
DANTO INC.	001248990

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
DAWSON CONSTRUCTION INC.	001232311
DUPONT ROOFING & SHEET METAL INC.	001267015
DYNASTY ARTS AND CULTURE INTERNATIONAL CO. LTD.	001253238
ECHELON MARCAP ENTERPRISES LTD.	001253990
FLYING LOCOMOTIVE VENTURES INC.	001272333
FRANK & CHRISTINE'S FINE CATERING LTD.	001255386
G-9 INVESTMENTS INC.	001255427
GREENTHINGS HYDROPONICS LTD.	001254116
HIGHMARK CAREER SERVICES LTD.	001255888
IMAGE CONCEPT INC.	001258445
INTEGRATED GLYCOL TECHNOLOGIES INC.	001260937
IQ TECHNOLOGIES CORP.	001261388
ISLAND ELECTRIC LTD.	001262765
J&L BENEFITS GROUP INC.	001260003
JJAS SCIENTIFIC INC.	001252047
JVL RENOVATIONS INC.	001260564
KAILI ENTERPRISE CANADA INC.	001256706
KNOWLEDGE GROVE INC.	001242254
LINEAR AUTO BODY INC.	001262155
LOMBARD PLAZA LTD.	001265029
MARSHALL TELECOM SERVICES INC.	001257346
MCL DISPUTE RESOLUTION INC.	001265024
MICHAEL EMMETT PRODUCTIONS LTD.	001261457
NATIONAL SOLUTIONS AND SERVICES INC.	001252809
O.P.E. ENGINEERING INC.	001257263
OTAGO INTERNATIONAL TRADING INC.	001261304
PENNNMAC INVESTMENT INC.	001260496
PONY EXPRESS COURIER INC.	001260430
PREMIER ADVERTISING GROUP LTD.	001265444
R.H.B. WELDING TECHNOLOGY LTD.	001253162
RIKESOFT INC.	001258295
SASAN-SOFT INC.	001270051
SELECT APPLIANCE INC.	001255686
SKEPA LIMITED	001259543
SOO LINE PICTURES INC.	001272906
SOUTHWESTERN ADJUSTERS INC.	001247962
SPLASH SPORTS BAR & CAFE LTD.	001265693
SRA CONSULTING INC.	001265105
STARS & GALAXIES CO. LTD.	001261185
STRATEGIC SERV GROUP INC.	001251986
STRICTLY HARDCORE INC.	001258594
SUMMERBREEZE SHEET METAL INC.	001260546
SYTOR DEVELOPMENT INC.	001272265
T & J DESIGNS INCORPORATED	001260377
T.B.F.I. LTD.	001265468
THE NEW WAVE INC.	001271129
TIBER INC.	001251306
TUDHOPE'S INVESTMENT CENTRE INC.	001230894
VERNAZZA HOLDINGS LTD.	001265398
WELLPLAN INTERNATIONAL CONSULTANT INC.	001263464
WILD PATHS INC.	001232251
ZOTI LAKE INCORPORATED	001242253
1129658 ONTARIO LIMITED	001129658
1188027 ONTARIO LIMITED	001188027
1211927 ONTARIO LIMITED	001211927
1214779 ONTARIO LIMITED	001214779
1230921 ONTARIO INC.	001230921
1246657 ONTARIO LTD.	001246657
1248000 ONTARIO LIMITED	001248000
1248641 ONTARIO INC.	001248641
1248920 ONTARIO INC.	001248920
1251410 ONTARIO INC.	001251410
1252666 ONTARIO INC.	001252666
1252916 ONTARIO INC.	001252916
1254079 ONTARIO INC.	001254079

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1254112 ONTARIO LTD.	001254112
1255030 ONTARIO LTD.	001255030
1256235 ONTARIO INC.	001256235
1257076 ONTARIO LIMITED	001257076
1258132 ONTARIO INC.	001258132
1258819 ONTARIO INC.	001258819
1259064 ONTARIO INC.	001259064
1259081 ONTARIO LTD.	001259081
1259360 ONTARIO INC.	001259360
1259470 ONTARIO LIMITED	001259470
1261024 ONTARIO INC.	001261024
1261187 ONTARIO INC.	001261187
1261303 ONTARIO INC.	001261303
1261759 ONTARIO INC.	001261759
1262068 ONTARIO LTD.	001262068
1262255 ONTARIO INC.	001262255
1262443 ONTARIO LIMITED	001262443
1263449 ONTARIO INC.	001263449
1264578 ONTARIO INC.	001264578
1265434 ONTARIO INC.	001265434
1265477 ONTARIO INC.	001265477
1266999 ONTARIO LIMITED	001266999
1268639 ONTARIO INC.	001268639
1268648 ONTARIO INC.	001268648
1269452 ONTARIO LIMITED	001269452
1269976 ONTARIO INC.	001269976
1271005 ONTARIO LTD.	001271005
1271589 ONTARIO INC.	001271589
1272501 ONTARIO INC.	001272501
1272896 ONTARIO LTD.	001272896

(141-G163)

M. KAISBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

Certificate of Dissolution Certificat de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act* has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les sociétés par actions*, un certificat de dissolution a été inscrit pour les compagnies suivantes. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2007-08-22	
APPLIED BIOMETRICS INC.	001491119
2007-10-01	
ARGYLE GROUP CORP.	001170557
2008-03-11	
METRO VERTEX CONSTRUCTION INC.	002093966
2008-03-13	
2087825 ONTARIO INC.	002087825
2008-03-14	
CONTACT OFFICE SERVICES LTD.	000829249
DEBORA DOFFING PHOTOGRAPHY INC.	001100768
FLY-FORM STRUCTURES INC.	000750353
LEATHERLINE MANUFACTURING LIMITED	000533082

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1111654 ONTARIO INC.	001111654
2008-03-16	
2060790 ONTARIO INC.	002060790
2008-03-17	
ARDAC ENTERPRISES LTD.	001054990
BRIAN FRAY DESIGNS INCORPORATED	000484169
BROUGHTON AUTO & TRUCK REPAIR INC.	000427724
CHALK ONE UP INC.	001631439
CREATIVE GARDENS BY DESIGN INC.	001687648
GUY PARONE CONSTRUCTION INC.	000542246
GWY WEB PERFORMANCES LTD.	001628584
HEALTHY LAWN CARE PRODUCTS & SERVICES INC.	000965772
IMPEX TRADING & CONSULTING (CANADA) CORPORATION	001071939
J. DANCE INC.	001636735
JISHUN TELECOM TRADING INC.	002119545
KAYLIN CONSULTING INC.	001320908
NEW WELSON (CANADA) LTD.	001047781
PETER CASE COMMUNICATIONS & MARKETING INC.	001381735
STARLINE DISTRIBUTORS INC.	002014963
THE NEEDS INC.	002065231
WATERLAND INTERNATIONAL INC.	001564572
WEDGE THE MOVER INC.	001422934
WILLIAM FICK CONSTRUCTION LIMITED	000439489
1478330 ONTARIO LTD.	001478330
1597261 ONTARIO LTD.	001597261
2054458 ONTARIO LIMITED	002054458
2068781 ONTARIO LTD.	002068781
342155 ONTARIO LIMITED	000342155
532197 ONTARIO LTD.	000532197
635503 ONTARIO INC.	000635503
2008-03-18	
CENTURY 21 FOUR SEASONS REALTY LTD.	001067580
F/S/O MANAGEMENT INC.	001529755
GOLDIE INVESTMENTS LIMITED	000364288
IRVIN J. CAPRON CONSTRUCTION INCORPORATED	000891795
LUCCA-PISA LTD	000738019
WIRE WELD PRODUCTS INC.	000542665
ZAP DOMAIN INC.	002023914
1124619 ONTARIO INC.	001124619
1471185 ONTARIO INC.	001471185
754830 ONTARIO LIMITED	000754830
793059 ONTARIO LIMITED	000793059
847891 ONTARIO INC.	000847891
2008-03-19	
B. BUTERA HOLDINGS LIMITED	000761438
BARNES HOLDINGS INC.	000319041
COMMERCIAL LEATHER MFG. CO. LTD.	000657845
DAVID GORE CONSULTING ASSOCIATES LIMITED	002011749
DOUBLE-ONE TECHNOLOGY INC.	001661343
EXCEL SIGNS & ENGRAVERS INC.	000633256
IAN CHEVRETTE PRECISION INC.	001374698
INNATE TECHNICAL INC.	001038393
JDA FLEET CONSULTING SERVICES INC.	002063802
JP BUSINESS ENTERPRISES (CANADA) INC.	001182207
JRFS MANAGEMENT COMPANY LTD.	001106944
KAWARTHA MUFFLER & BRAKE INC.	001009656
MAFSOFT CORPORATION	001520756
MF MINHAS PROFESSIONAL CORPORATION	002095815
ORINOCO IMPORTS LTD.	001032116
P.J.VOLPE REALTY INC.	000085685
PARKS TRANSPORT SERVICE INC.	002041865
R K FENMAR INC.	001232750
SHAKAZ LTD.	000983756
SHAKESPEARE FURNITURE LTD.	000900812
SYSTEL CORPORATION	001251339

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
TABAR BROTHERS INC.	001380395
TRADE TRANSPORTATION SYSTEMS INC.	000925505
WILLCREST LIMITED	000466209
WINDA INTERNATIONAL INC.	000467836
WINMITCH INC.	000867624
1018540 ONTARIO INC.	001018540
1439171 ONTARIO INC.	001439171
1471346 ONTARIO INC.	001471346
1481713 ONTARIO INCORPORATED	001481713
1487722 ONTARIO LTD.	001487722
2046191 ONTARIO INC.	002046191
2058334 ONTARIO INC.	002058334
2076763 ONTARIO INC.	002076763
2081123 ONTARIO INC.	002081123
2084004 ONTARIO INC.	002084004
2088413 ONTARIO LIMITED	002088413
2095087 ONTARIO LIMITED	002095087
2115774 ONTARIO INC.	002115774
449696 ONTARIO INC.	000449696
606956 ONTARIO LTD.	000606956
2008-03-20	
AG NETWORK LIMITED	001084691
AGNEW COMMUNICATIONS INC.	000491485
BOB MCGREGOR MOTOR SALES INC.	000509343
BROOKSIDE HOMES INC.	000650673
CONSOLIDATED PRODUCE SUPPLIERS INC.	001062404
DOBSON COMPUTER CONSULTING INC.	001246620
G. & J. PLUMMER MANAGEMENT LIMITED	000396477
I & J CONSULTANTS INC.	000708961
K.K. OVERSEAS LTD.	002076896
KHALSA PETROLEUM INC.	001240112
KLEIN'S BAKERY LTD.	000409222
LASENER SHIPPING AGENCY INC.	001207590
LUCON LIMITED	001189815
MCMURDO DEVELOPMENTS INC.	002052920
MJM INC.	001013722
MYKUL TECHNOLOGIES INC.	002052053
NORTH AMERICAN CAMPGROUND MEMBERSHIP RESALES INC.	001067489
PULSE TECHNOLOGY CORP.	000898126
ROD SOKOLOWSKI TRUCKING LTD.	000654092
SIGNUM CONSTRUCTION LTD.	000805170
SIMPLE SOLID SOFTWARE SOLUTIONS LTD.	001262139
SIZZLE CLOTHING LTD.	001448102
TECHPUBS.CA INC.	001522654
TOMONA ELECTRIC LTD.	000559572
TRANSPORT SCHOLAIRE GREELY SCHOOL TRANSPORTATION INC.	001197743
UPPER LIMITS INC.	001534251
VINTOM INC.	001467140
1119671 ONTARIO LIMITED	001119671
1172209 ONTARIO INC.	001172209
1193101 ONTARIO INC.	001193101
1230100 ONTARIO INC.	001230100
1375826 ONTARIO INC.	001375826
1439631 ONTARIO LTD.	001439631
1499394 ONTARIO INC.	001499394
1529161 ONTARIO INC.	001529161
1552703 ONTARIO INC.	001552703
1614011 ONTARIO LTD.	001614011
1652467 ONTARIO INC.	001652467
1666114 ONTARIO INC.	001666114
2024186 ONTARIO LIMITED	002024186
2120387 ONTARIO CORPORATION	002120387
478256 ONTARIO LTD.	000478256
747290 ONTARIO LIMITED	000747290
789342 ONTARIO LTD	000789342
875084 ONTARIO LTD.	000875084
946987 ONTARIO LIMITED	000946987

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
948944 ONTARIO INC.	000948944
2008-03-24	
DEREK VOGL DRUGS LIMITED	001526470
2008-03-25	
A MAN, A CONCERT AND HIS MUSIC INC.	000845862
ADDINGTON HILLS EQUESTRIAN CENTRE LTD.	001277018
ADELMOE MOTORS WHOLESALE INC.	001310752
AND GO INC.	001605157
BURNETT FUELS LTD.	000491806
C & A DISTRIBUTION CENTRE INC.	001541672
COLLINGWOOD CHALET RESORTS TWO INC.	000813262
CROSSWAYS TRANSPORT INC.	001350147
D. MCCONNERY TRANSPORT INC.	000685140
DELIA CHEESE LTD.	000464056
DELTA VOD CORPORATION	001662245
FLASHFIRE INC.	001719177
GENERAL NETWORK SERVICES - GNS LTD.	002005185
HANC LTD.	001509536
HARI HOLDINGS INC.	001424999
HOME TOWN PHONE BOOK INC.	001714680
HRMATE INC.	001569760
IMPRINTS CANADA INC.	001211493
KAJAKE INVESTMENTS LTD.	000347321
LAUNCH SUITE INC.	001486061
LONDUF HOLDINGS LIMITED	000119064
LOUIE MANAGEMENT CONSULTING INC.	001259440
LUCIPAUL HOLDINGS INC.	001251028
MAK STONE LTD.	001581738
MARCHARD INC.	001483296
METRO LAZ CONSULTING CO. INC.	001483074
NIAGARA REGIONAL SPORTS CLINIC INC.	000585321
O-SUNG GROUP LTD.	000974275
OP HOMES INC.	001598728
OSTAPOVICH FAMILY HOLDINGS LIMITED	000583863
RAMCO TRUCK & EQUIPMENT SALES LTD.	000608620
READY TO ROLL HOLDINGS INC.	001063094
RL CUSTOM MACHINE LTD.	001579008
RMG MILLENNIUM INC.	001402198
ROLLING MEADOWS TRUCKING INC.	001411328
ROTCIB HOLDINGS LIMITED	000227367
RUSCOMA INVESTMENTS GROUP INC.	000963710
SEATECH ENTERPRISES INC.	001416856
SOUTHVIEW SALES & SERVICE LIMITED	000289924
STEELWORKERS HOLDINGS LIMITED	000068923
STEVENS MOTORS INC.	001708904
THE DUNLOP GROUP INC.	001246254
ULTIMATE LIGHTING INC.	001578295
UNITED LOGISTICS INC.	001091040
VENPLAN INC.	001379344
WINDSOR COURT MANAGEMENT CORP.	000628531
1048539 ONTARIO INC.	001048539
1063826 ONTARIO INC.	001063826
1065404 ONTARIO LTD.	001065404
1104069 ONTARIO LIMITED	001104069
1114404 ONTARIO LTD.	001114404
1119493 ONTARIO LIMITED	001119493
1155002 ONTARIO LIMITED	001155002
1220372 ONTARIO LIMITED	001220372
1230225 ONTARIO INC.	001230225
1367038 ONTARIO INC.	001367038
1409630 ONTARIO INC.	001409630
1462736 ONTARIO INC.	001462736
1486560 ONTARIO INC.	001486560
1507300 ONTARIO INC.	001507300
1511407 ONTARIO LTD.	001511407
1526864 ONTARIO LIMITED	001526864
1555823 ONTARIO INC.	001555823
1564098 ONTARIO INC.	001564098

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1594617 ONTARIO INC.	001594617
1624465 ONTARIO LTD.	001624465
1632145 ONTARIO INC.	001632145
1652509 ONTARIO LTD.	001652509
1660733 ONTARIO LTD.	001660733
1660734 ONTARIO INC.	001660734
1668881 ONTARIO LIMITED	001668881
1694166 ONTARIO LTD.	001694166
1718556 ONTARIO INC.	001718556
2015505 ONTARIO INC.	002015505
2060991 ONTARIO LIMITED	002060991
703269 ONTARIO INC.	000703269
887163 ONTARIO INC.	000887163
939282 ONTARIO INC.	000939282
957044 ONTARIO LTD.	000957044
985981 ONTARIO LTD.	000985981
992289 ONTARIO INC.	000992289
2008-03-26	
ACOUSTICS SERVICES TORONTO INC.	000201970
ACTION AUDIO VISUAL INC.	000731143
ALBRIGHT HEATING & COOLING LTD.	001079816
ALBRIGHT WINDOW CLEANING LTD.	000903897
ALEMAN SCHOOLEY TRADING INC.	001609661
ALMIC CREATIVE LANDSCAPING LTD.	000667773
BIG FISH CASTING STUDIOS INC.	001463232
BURGLAR MASTER LTD.	000505357
E-MERGING SKILLS INC.	001261662
EMERALD WEDDINGS INC.	001655425
FRB MANAGEMENT ENTERPRISES INC.	001210302
GENUINE JANITORIAL INC.	001246358
GRAPE HOLDINGS INC.	001250222
GRAPE MANAGEMENT CONSULTING INC.	001250224
JENNKEAN CONSULTING INC.	001513132
JEWELS AND TIME, INC	001412639
KEITH RUTLEDGE ENTERPRISES LIMITED	000655425
KOEX MANAGEMENT INC.	000994467
LORD ELGIN BUILDING CORP.	001042230
LSZ NORTH AMERICA DEVELOPMENT (CANADA) INC.	001047393
MILTON ALBRIGHT ELECTRIC CO. LTD.	000903898
NEWTON E. GOSTLIN LIMITED	000126124
Q. CASES INTERNATIONAL INC.	001203292
QUATTOR INVESTMENTS OF LONDON LIMITED	000201978
R.D. SCARIFICATION LTD.	001333548
RAJ REAL ESTATE INC.	001546134
RED OCEAN AQUA INC.	001265214
ROBERTA WRIGHT PHARMACY INC.	001185819
ROSELAWN INVESTMENTS LIMITED	000071654
S.R.M. RETAIL LTD.	001017032
SOUTH CHINA STONE INC.	001485676
SUTLEJ TRUCKING INC.	002095965
SWEET SWAN INC.	001593049
TEAK DECOR INC.	001377843
VIOLET PASTRY INC.	001375981
1045565 ONTARIO LIMITED	001045565
1070225 ONTARIO INC.	001070225
1411588 ONTARIO LIMITED	001411588
1422259 ONTARIO INC.	001422259
1448199 ONTARIO LIMITED	001448199
1486595 ONTARIO LIMITED	001486595
1500790 ONTARIO INC.	001500790
1505917 ONTARIO LTD.	001505917
1560633 ONTARIO INC.	001560633
1571491 ONTARIO LTD.	001571491
1638565 ONTARIO LTD.	001638565
1719143 ONTARIO LIMITED	001719143
2068690 ONTARIO INC.	002068690
2103839 ONTARIO INC.	002103839
609817 ONTARIO LTD.	000609817

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
884079 ONTARIO LTD.	000884079
2008-03-27	
A.N.T. MEDICAL INC.	001246413
ABERLADY DEVELOPMENT CORPORATION LIMITED	000220173
ATI VENTURES INC.	001555177
BB & J REPAIRS AND DESIGN INC.	001658539
CASKET ROYALE LIMITED	001205562
D. G. STEVENS & CREATORS LTD.	000438099
EMIL SIMON INVESTMENT INC.	000919908
EMPIRE HEATING AND AIR-CONDITIONING LTD.	001127427
GEM DVD CORP.	001553220
J. T. HORD GENERAL CONTRACTING LIMITED	000342536
JEDFRO CONSTRUCTION COMPANY LIMITED	000312344
JOHNSTON CO. INC.	000902680
JULIAN INVESTMENTS INC.	001175406
K J M CONTRACTING INC.	002058592
KANAAN CONSULTING CANADA LTD.	001467547
LUCKY FOUR SUPERMARKETS LTD.	000506729
M. H. S. CONSTRUCTION LIMITED	000390680
MAAK CONSULTING (WINDSOR) LIMITED	001266124
NATIONAL CENTRE FOR WARRANTY ANALYSIS LTD.	001008926
PERCY'S PEAK INC.	001272009
POOL PARADISE INC.	002015130
ROUSILLAC TECHNOLOGIES INC.	001220365
RT & ASSOCIATES EMERGENCY MANAGEMENT SYSTEMS INC.	001199521
SEQUEL INDUSTRIES INC.	000273562
SHASON PACIFIC TRANSPORT INC.	001621532
STYLE AND THE CITY INC.	001712008
T. B. ASTUCCI INC.	001271120
TRI CONTINENTAL CAPITAL HOLDINGS INC.	000918150
YORKWOOD HOMES (GEORGETOWN) INC.	001261525
1004630 ONTARIO INC.	001004630
1012673 ONTARIO LIMITED	001012673
1117839 ONTARIO LTD.	001117839
1182649 ONTARIO INC.	001182649
1241042 ONTARIO LTD.	001241042
1298126 ONTARIO LIMITED	001298126
1414600 ONTARIO INC.	001414600
1436386 ONTARIO LTD.	001436386
1451144 ONTARIO INC.	001451144
1547451 ONTARIO INC.	001547451
1610226 ONTARIO LIMITED	001610226
1684866 ONTARIO INC.	001684866
2000384 ONTARIO INC.	002000384
2019122 ONTARIO INC.	002019122
2025715 ONTARIO INC.	002025715
521767 ONTARIO LIMITED	000521767
605143 ONTARIO LIMITED	000605143
674137 ONTARIO LIMITED	000674137
892981 ONTARIO INC.	000892981
967023 ONTARIO INC.	000967023
2008-03-28	
BON VOYAGE MARKETING INC.	001290332
BRANDCOR-PRaise JOINT VENTURE INC.	001517600
CANADIAN BAUSTOFFE ONTARIO LTD.	001365036
DEVERE PROPERTIES LIMITED	000761451
F. BERGSMA & SONS LIMITED	000155415
FTA TRADING INC.	001647037
G & H TIMBER CONTRACTING LIMITED	000543336
HIGHWAY 27-LANGSTAFF HOLDINGS INC.	000779339
J & C TRUCKING LTD.	001164722
KYBER SPORTSWEAR CORP	001618498

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
LEIFUN DISTRIBUTION INC.	001608964
MAPLE LIVING JOURNAL INC.	001294559
MCTU DIAGNOSTICS LTD.	001274570
NORI BOLADO CONSULTING INC.	001182837
PAYPROC TECHNOLOGY DEVELOPMENT LTD.	001438032
1178587 ONTARIO INC.	001178587
1423172 ONTARIO LIMITED	001423172
1457098 ONTARIO LIMITED	001457098
1472397 ONTARIO LTD.	001472397
1485447 ONTARIO INC.	001485447
1493199 ONTARIO INC.	001493199
1514168 ONTARIO INC.	001514168
1544232 ONTARIO INC.	001544232
2004896 ONTARIO INC.	002004896
882153 ONTARIO LIMITED	000882153
884836 ONTARIO LIMITED	000884836
2008-03-31	
BAYVIEW SKY SERVICE INC.	001734515
FIRST SOURCE GLOBAL LOGISTICS LTD.	001545212
MABEE GAS BAR INC.	001015065
SUNLIGHT PHOTO COPY CENTRE LTD.	001334473
VENBRIDGE INC.	001427412
VIDEOLUX PRODUCTIONS INC.	001323791
VLEE NETWORK INC.	002134844
1032724 ONTARIO LTD.	001032724
1143190 ONTARIO LTD.	001143190
1291370 ONTARIO INC.	001291370
1712075 ONTARIO LIMITED	001712075
2046708 ONTARIO INC.	002046708
2008-04-01	
ACKLAND PHOTOGRAPHY LTD.	000822010
ADVANTAGE MOVING SYSTEMS INC.	001021388
ALEXANDER GOURMET IMPORTS LTD.	001623504
BEST Z INC.	001320726
CARLTON CAPITAL CORPORATION	001559567
CONTOR REALTY LIMITED	001729012
DIVINE JEWELLERY CORPORATION	000937661
INTEGRATED ASSET MANAGMENT LIMITED	001674721
MONOLITAR HOLDINGS INC.	001553105
ORIN-BRUCHE MANAGEMENT LTD.	000412040
OSHAWA SUITES INC.	001070670
QUINTEX GARMENT CO. LTD.	000842953
REBOUND PRODUCTIONS LTD.	002024549
Z&J MAINTENANCE SERVICES LTD.	001282683
1127356 ONTARIO LIMITED	001127356
1134083 ONTARIO LTD.	001134083
1329929 ONTARIO LIMITED	001329929
1585603 ONTARIO LIMITED	001585603
1638002 ONTARIO INC.	001638002
2053254 ONTARIO INC.	002053254
883509 ONTARIO INC.	000883509
910927 ONTARIO LIMITED	000910927
2008-04-02	
ALTITUDE BAKING & CATERING LTD.	000573024
ANMOL TRUCKING INC.	002090830
CANALINK TRADING INTERNATIONAL INC.	001029540
CARL WILSON INDUSTRIES LTD.	000532594
CASHCOW PRODUCTIONS LTD.	002071807
CHRISMAR INVESTMENTS LIMITED	000226447
CNKG CONSULTING INC.	002090119
COASTLINE CONTRACTING INC.	002094760
CORDIAL CONTRACTORS LTD	000838732
COUNTRYWIDE ECO-CLEAN INC.	001626130
D. MORTELL LIMITED	000251009
FLECTROTEC AUTOMATION CONTROLS LTD.	002024001

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
GRANT ENVIRONMENTAL LTD.	000607601
HOLTOM CONSULTING SERVICES INC.	001573784
INSPIRED WITHIN INC.	001624295
KAIHAN GROUP OF COMPANIES LTD.	000983039
LABYRINTH STUDIOS INCORPORATED	001168213
LAW CONSTRUCTION LIMITED	000041786
LEEDS MILLWRIGHTING LTD.	001104810
LOK8 INC.	001629619
LYNNWOOD MOBILE HOMES LIMITED	000229142
MEDPLUS CONSULTING & SERVICES INC.	002030410
NORMISKA PEAT INC.	000964995
NORSE MARKETING INC.	000744401
NORTH METRO ELECTRIC INC.	000964663
O.D.P. CUSTOM BROKERS LIMITED	000366208
PRECISE HOME INSPECTION SERVICES INC.	002048768
PRIESTAP HOLDINGS INC.	000471027
RELM TAVERN LTD.	000312336
VARIETY FASHION LTD.	001353478
WARWICK RIDGE INC.	001544127
WORTHING DISTRIBUTORS LTD.	000454806
1130688 ONTARIO INC.	0011130688
1173918 ONTARIO INC.	001173918
1348909 ONTARIO LIMITED	001348909
1478726 ONTARIO INC.	001478726
1666474 ONTARIO INC.	001666474
1699962 ONTARIO LTD.	001699962
2085830 ONTARIO INC.	002085830
624159 ONTARIO INC.	000624159
832581 ONTARIO LIMITED	000832581
922128 ONTARIO INC.	000922128
962221 ONTARIO INC.	000962221
983167 ONTARIO LIMITED	000983167
2008-04-03	
A1 ELECTRONICS WHOLESALE INC.	002124513
CARLTON LAND HOLDINGS AND INVESTMENT INC.	002041199
DANONE INTERNATIONAL BRANDS CANADA INC./ LES MARQUES INTERNATIONALES DANONE CANADA INC.	001072696
FASHIONCO INC.	001283332
GRAHAM HARGRAVE INVESTMENTS INC.	001312038
GREENVILLA (BRISTOL) DEVELOPMENT GROUP INC.	002016184
GREENVILLA (SCOTTFIELD) DEVELOPMENT GROUP INC.	001519089
OSMINGTON 905 KING INC.	001360890
PHYSIOMED BURLINGTON INC.	001513596
PHYSIOMED DUNDAS INC.	001554894
PRECISION HEALTH INC.	002007276
RED BERGAMOT LTD.	001722192
RENAISSANCE GROUP INC.	002063186
RESOLUTIONS AND DESIGNS INC.	001268204
1114329 ONTARIO INC.	001114329
1238017 ONTARIO LIMITED	001238017
1250165 ONTARIO LIMITED	001250165
1388980 ONTARIO INC.	001388980
1574820 ONTARIO INC.	001574820
2102733 ONTARIO INC.	002102733
370885 ONTARIO LIMITED	000370885
966977 ONTARIO LIMITED	000966977

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G164)

Cancellation of Certificate of Incorporation (Business Corporations Act) Annulation de certificat de constitution en personne morale (Loi sur les sociétés par actions)

NOTICE IS HEREBY GIVEN that by orders under subsection 241(4) of the *Business Corporation Act*, the certificates of incorporation set out hereunder have been cancelled and corporation(s) have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, les certificats présentés ci-dessous ont été annulés et les sociétés ont été dissoutes. La dénomination sociale des sociétés concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2008-04-04

1185764 ONTARIO LTD.

1185764

(141-G165)

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

Cancellation for Filing Default (Corporations Act) Annulation pour omission de se conformer à une obligation de dépôt (Loi sur les personnes morales)

NOTICE IS HEREBY GIVEN that orders under Section 317(9) of the *Corporations Act* have been made cancelling the Letters Patent of the following corporations and declaring them to be dissolved. The date of the order of dissolution precedes the name of the corporation.

AVIS EST DONNÉ PAR LA PRÉSENTE que, les décrets émis en vertu de l'article 317 (9) de la *Loi sur les personnes morales* ont été émis pour annuler les lettres patentes des personnes morales suivantes et les déclarer dissoutes. La date du décret de la dissolution précède le nom de la personne morale.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2008-04-04

M.F.C. MUNICIPAL FINANCE CONFERENCE

855964

(141-G166)

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

Change of Name Act Loi sur le changement de nom

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from March 31, 2008 to April 06, 2008 under the authority of the *Change of Name Act*, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 31 mars 2008 au 06 avril 2008, en vertu de la *Loi sur le changement de nom*, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
ABDULRAHMAN, BEJAIR.	KITTANI, BEJAIR.	GRILLS,	HARRIS, DARRIEN.JAMES.
ABO KOIDER, FATMA.	HADAD, NATALI.	DARRIEN.JAMES.	MICHAEL.STEVEN.
AHMED, TAIMOOR.	ABDUL, TAIMOOR.	GROMADA, KATARZYNA.	KIDRYCKA, KATARZYNA.
AL-NEAMEH, ATHEER.	NEMY, ARTHUR.D.	GUO, DIE.TING.	GUO, CHLOE.
AL-SHAMMARI, MAJID.	AL FARRAJ, MAJID.ATALLAH.	HAARIS, SABEEN.	DIAZ, SABEEN.KHALID.
ALDRIDGE, JESSE.	DRINKWALTER, JESSE.	HADDAD, PAULINE.	GHANTOUS, PAULINE.
CLIFFORD.ALLAN.	CLIFFORD.ALLAN.	HAO, QI.	WANG, AMY.QI.
ALFONSO KUAN,	KUAN, YAHKOH.	HAO, YU.	WANG, ANNA.YU.
HERNAN.YESID.	YEZID.HERNAN.ALFONSO.	HODGKINSON-GILMER,	GAUDIN-GILMER,
ALUSHAJ,	LIBENSTEIN,	PAYTON.VICTORIA.	PAYTON.VICTORIA.
MARSELA.	MARSELA.ALUSHAJ.	HORBIK, VALENTIN.	HORBIK, LEONARD.
AMJAD, LANA.	KITTANI, LANA.	HOSSEINI, BITA.	SHIRVANI, GITI.
AMJAD, LAWEEN.	KITTANI, LAWEEN.	HUNT, HOLLY.LYNN.	CORNEIL, HOLLY.LYNN.
AMYOTTE, GERARD.	CLICHE, GERARD.JOSEPH.	ISHAKOV, IZABEL.	ITZHAKOV, IZABEL.
AUSTIN, JASON.	AUSTIN, JASON.DRAKE.	JOHNSON, ROBERT.	DE ROSE, EUGENIO.ROBERTO.
ALEX.DARRYL.	ALEXANDER.D'KISS.	JOLEUN,	TOMLINSON,
BAST,	BOWMAN,	MICHAEL.JAMES.	MICHAEL.JAMES.
SUSANNA.BARBARA.	SUSANNA.BARBARA.	KAMSARAKAN, IRINA.	MAMATALIYEV, IRINA.
BEJAIR, MOHAMMED.	KITTANI, MOHAMMED.	KANG, MIAO.	KANG, MAYNA.
BLINOV, ALEXANDRE.	BLINOV, SASHA.	KANSAL, ISHIT.	KANSAL, IAN.
BONHAM,	VANDESTEEG,	KATSIMBRAS, DAVID.	CATSIMBRAS, DAVID.
SHANTELE.VICTORIA.	SHANTELE.VICTORIA.	NICHOLAS.ZACHARIAH.	NICHOLAS.ZACHARIAH.
BRAVATTI DE MAZARIEGOS,	BRAVATTI-FIGUEROA,	KAWADZA,	KAWADZA,
LIDIA.LUCRECIA.	LIDIA.LUCRECIA.	NYARADZWAI.ZIWAI.	ZIWAI.
BRIDGE, RONALD.JAMES.	BRIDGE, JAMIE.RON.	KISH, SEBASTIAN.DANIEL.	KLEIN, DANIEL.MICHAEL.
BURROWS, APRIL.LYNNE.	O'FLAHERTY, FLETCHER.IAN.	KONG, KYUNG.SHIM.	KONG, HELEN.KYUNGSHIM.
BURTON, MARLEAH.JOY.	MALCOLM, MARLEAH.JOY.	KOURI, WEJDI.	KHOURI, WAJDI.
CASCHERA,	LORIA-CASCHERA,	KRMPOTICH, IVAN.	KRMPOTIC, IVAN.
DANIELA.LIBBY.	DANIELA.LIBBY.	KROPF, KRISTA.MARILYN.	MILLS, KRISTA.MARILYN.
CHAN, KAM.MEI.	SUEN, KAM.MEI.ROSA.	LABIB,	AZER, MARK.
CHEW, KHOON.HOCK.	CHEW, JOHN.KHOON.HOCK.	MARK.OSSAMA.	OSSAMA.LABIB.AMIN.
CHOEZOM, DECHEN.	KONGRA, ANGIE.LAMA.	LAGROIX, ROEL.	LAGROIS, JOSEPH.ROYAL.
CHTCHPETILNIKOV, POLINA.	BUNIMOVICH, POLINA.	LAN, JIAN.	LAN, JAMES.JIAN.
CO, MARIA.	CO-RICCI, MARIA.	LANTIN,	MOORE,
CHARINA.GRACE.	CHARINA.GRACE.	CLAYTON.JOSEPH.FRANCIS.	CLAYTON.FRANCIS.
COLLINS, CHRIS.JUDITH.	TOROK, CHRIS.JUDITH.	LATKOWSKI,	NOWAK,
CONNOLLY,	COOPER,	TOMASZ.STEFAN.	THOMAS.STEPHEN.
COLLEEN.ELIZABETH.	COLLEEN.ELIZABETH.	LEE, DUSTIN.COLTER.	HARTWIG, DUSTIN.COLTER.
DAVIES, SKYE.JORDAN.	SPICER, SKYE.JORDAN.	LEE, YE-JOON.	LEE, KEVIN.YE-JOON.
DEBREY, ALEX.	DEBRIE, ALEXANDER..	LI, JING.	LEIGH, SARAH-JEAN.SUEN.
DENESHEVA, VALERIA.	DVORETSKY, VALERIA.	LIAO, MIN.	LIAO, ANDREA.
DHILLON, SUKHDEEP.KAUR.	JASSAL, SUKHDEEP.KAUR.	LICHTBLAU, PETER.JOEL.	LICHTBLAU, YOEL.
EAMES,	EAMES-CUPELLI,	LINDSAY-WOODS,	WOODS,
AIDEN.PATRICK.KOSOWAN.	AIDEN.PATRICK.	DAYNA.HOPE.	DAYNA.HOPE.
EBRAHIMI KHESMAKHI,	EBRAHIMI,	LINDSAY-WOODS,	WOODS,
POOYA.	POOYA.	SHAWN.MARTIN.	SHAWN.MARTIN.
EHIGIATOR, ESOSA.GINA.	OKPEFA, ESOSA.GINA.	LIU, KANG.	LIU, CONNIE.KANG.
FEROZA, FEROZA.	ABDUL, FEROZA.	LOACH, ZACHARY.	MACDONALD, ZACHARY.
FRANK,	FRANK,	CHRISTIAN.JAMES.	CHRISTIAN.PAUL.
JOSEPH.CLEMENT.LOUIS.	CLEMENT.JOSEPH.LOUIS.	MA, YIYANG.	MA, JAMES.
GENIALOPE, THELMA.	TSVETKOFF, THELMA.	MACKLIN, WADE.ALLAN.	MCCALL, MATHEW.ALLAN.
GREEN, WARREN.JOHN.	GOUDIE, WARREN.JOHN.	MAKRA, FERENC.	MAKRA, FRANK.
		MAKRANE GAJDAN,	GAJDAN MAKRA,
		MERCEDESZ.	MERCEDES.
		MANN, HARNAZ.SINGH.	SINGH, HARNAZ.
		MANN, HARTEJ.SINGH.	SINGH, HARTEJ..
		MANN, RAMNEEK.KAUR.	KAUR, RAMNEEK.
		MANN, RAVINDER.SINGH.	SINGH, RAVINDER..
		MANTIONE, TAMMY.	MUNROE, TAMMY.
		MATHEW, MINU.JACOB.	THOMAS, MINU.THOMAS.
		MCCUNE, CINDY.LEE.	DEROUCHE, CINDY.LEE.
		MCMAHON,	FRENCH,
		BAILEY.CATHERINE.	BRITNEY.KATHERN.MARIE.
		MCRAE, JAREEN.ANN.	KAKRAH, TARREN.ANN.
		MOHAMED,	FRANK,
		MOHAMED.FAROUK.	OMY.ADAM.
		MONI, RAMCHANDANI.	PUNJABI, KHUSHI.SUNIL.

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
MOON, HAE.JUNG.	MOON, MICHELLE.HYEJUNG.	SRIVASTAVA, KSHITIJ.	SRIVASTAVA, NEERAJ.
MOON, HAE.RAN.	MOON, HAILY.HYERAN.	STANISLAUS,	LEON,
MOON, YOUNG.HUN.	MOON, RYAN.YOUNGHOON.	DONALI.PRADEEPA.	DONALI.PRADEEPA.
MORAN DE VILLA,	MORAN,	STULBERG, CHERYL.RHODA.	ANDREWS, CHERYL.RHODA.
PATRICIA.GRACIELA.	PATRICIA.GRACIELA.	SWAENEPOEL,	FUGARD-SWAENEPOEL,
MORGAN,	CLARK MORGAN,	SARIAH.CATHLEEN.	SARIAH.CHRISTINE.
SARAH.NICOLE.	NICOLE.SARAH.	SYMONDS,	SYMONDS,
MOROS. PAVLO.	MOROZ, PAUL.	MARTHA.LOU.MAY.	MARTHA.LUCIENNE.
MOYKKYMAKI,	MAKI,	TESFAYE WOLDE, LIBSEKAL.	TESFAYE, LIBSEKAL.
ARTO.JOHANNES.	ARTO.JOHANNES.	THAVAYOGARAJAH,	KIRUPAKARAN,
MOYKKYMAKI, TUOVI.MARIA.	MAKI, TUOVI.MARIA.	KALYANI.	KALYANI.
MRKOBRADE, MILORAD.	MRKOBRADE, MICHAEL.	THOMAS, JADE.GABRIELLE.	LAFOND, JADE.GABRIELLE.
MUNJANJA,	ISAAC,	THOMSON-KEARNS,	HART,
PLAXSIDES.VIRIMAI.	BEULAH.	BOBBI.JO.KATHERINE.	BOBBI.JO.KATHERINE.
NABIOLLAHI BAHNAMIRI,	NABIOLLAHI,	TILLER, JACLYN.ALANA.	MARTYN, JACLYN.ALANA.
NASIM.	NASIM.	TO, LE.CHINH.	QUACH, LE.CHINH.
NATHNAEL, TADELE.	TADELE, NATHNAEL.	TODOROVIC,	TODOROVIC-GATSBY,
NGO, KIM.PHONG.	LEE, PHONG.	DANIEL.JOHN.	DANIEL-JOHN.HUGO.
NGO, SAMANTHA.KIRI.LEE.	LEE, SAMANTHA.	TONKONOGI, ELENA.	YAVNIK, ELENA.
NISTORESCU,	NISTORESCU,	UMEDA, MASAMI.	MACQUARRIE, MASAMI.
IOAN.SEBASTIAN.	SEBASTIAN.	VACCA, ELIZABETH.	FARSHCHI, ELIZABETH.
NISTORESCU,	NISTORESCU,	VAN DE BROEK, LINDA.ELLEN.	TUPY, LINDA.ELLEN.
MIHAIL.CORNEL.	MICHAEL.	VOSKANYAN, NAIRA.	DUNLOP, NAIRA.LIRA.
O'BRIEN, DALE.LAURA.	JOHNSON, DAYLE.LAURA.	VYSTRCIL, VERONIKA.	JANCOV, VERONIKA.
OAKES,	CRESSMAN,	WAN, DANIEL.	WAN, DANIEL.ZHAOREN.
JENNIFER.ELIZABETH.	JENNIFER.ELIZABETH.	WAN, ZHAO.WEN.	WAN, NORMAN.ZHAOWEN.
OBASEKI,	CRAIG-OBASEKI,	WHITE,	WHITE GARAY,
EH.I.VANESA.	VANESSA.EHI.	EMILY.CARIDAD.	EMILY.CARIDAD.
OMEROVIC, EDINA.	POBRIC, EDINA.	WONG, JAYSON.	LALANDE, JAYSON.
OUYANG, JIEXI.	OUYANG, JESSIE.	JOSEPH.BILLY.JUNG.KYUNG.	JOSEPH.JACQUES.DANIEL.
OYENUGA,	MARTINS-DONUS,	WOODCOCK,	FOGWILL,
DAVID.MOFEOULWA.	EYINIMOFE.DAVID.	KAREN.SUSANNE.	KAREN.SUSANNE.
PAK, TIN.KEI.	PAK, TIMOTHY.TIN.KEI.	WOOLLCOTT,	WOOLLCOTT,
POTTAYIL,	MANIAKUPARA, CHRISTINA.	RIA.ELIZABETH.	GREER.ELIZABETH.JAMES.
CHRISTINA.JANE.D.	JANE.DE.LA.CRUIZ.	WU, YUAN.FEN.	CHIU, YUAN.FEN.JANE.
PUROHIT, SUMITRA.	SETHI, SUMITRA.	XIN, JIMEI.	XIN, MAGGIE.JIMEI.
REBANE, LISA.MARIE.	REBANE, LIISA.MARIE.	YAKUBOVIC,	JACOBS,
REDNEVA, ZANNA.	REDNEVA, JOANNA.	AVRAHAM.MARK.	AVRAHAM.MARK.
REDNEVS, ALEKSEJS.	REDNEV, ALEX.	YAMAN, MEHMET.	YAMANSON, MIKE.
REID, TRACY.AMOR.SAUNDERS.	SAUNDERS, TRACY.AMOR.	YAN, CATHERINE.L.	YAN, CATHERINE.
REKTOR, EDIT.ESZTER.	KASZA, CHIBLESZTER.	YUAN, MENGXI.	YUAN, MICHELLE.
RENAUD, MARIE.HELENE.	RENAUD, RACHELLE.MARIE.	YUN, MYUNG.HEE.	YUN, GIA.MYUNGHEE.
RIMAR, EVAN.	RYMAR, JOHN..	ZAWADZKA, EWA.	ZDANOWICZ, EWA.
ROBINSON,	SHERWIN,		
MEAGHAN.ELIZABETH.	MEAGHAN.ELIZABETH.		
ROYAL,	KEMKA,		
ELIZABETH.KRYSTALIN.	ELIZABETH.KRYSTALIN.		
RUBINA, RUBINA.	ABDUL, RUBINA.		
RYU, JAELYN.JESSI.	RYU, JAELYN.		
SADIGHIYANGIEGH,	SADIGHI,		
TAGHIYA..	TAGHIYA.		
SALOMONSSON, LINDA.ANNA.	STEIN, LINDA.ANNA.		
SCHAEFER,	GARDNER-SCHAEFER,		
TRISTAN.OLIVER.	TRISTAN.OLIVER.		
SCHELL, KRISTA.ANN.	BARKEY, KRISTA.ANN.		
SEBAA, MOHAMMED.ABDELM.	SEBAA, RYAN.SEBASTIAN.		
SEGUIN, GARRY.	VILLENEUVE, GARY.MARIO.		
SEXTON, DONALD.JAY.	SEXTON, JAY.DONALD.		
SEYOUM, BINYAM.HAILU.	BELAY, YONAS.SOLOMON.		
SHAFRANSKAYA, TATSIANA.	FEIFER, TATSIANA.		
SHANMUGANATHAN,	SHANMUGANATHAN,		
DUSHANTHAN.	THUSHANTHAN.		
SINGH, RAPANJOT.	GILL, RAPANJOT.SINGH.		
SINGHKAUR, MANPREET.	SINGH, MANPREET.KAUR.		
SONG, YUAN.XI.JIMMY.	SONG, JIMMY.YUANXI.		
SORKHABI, HUSSEIN.	SORKABI, NICK.		
SOUICIE, AMY.	SOUICIE, AMY.LEE.		

(141-G167)

JUDITH M. HARTMAN,
Deputy Registrar General/
Registraire générale adjointe de l'état civil

Marriage Act Loi sur le mariage

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

Apr 1-4

NAME	LOCATION	EFFECTIVE DATE
Lee, Patrick Vaughan	Perth, ON	01-Apr-08
Cox, Calvin	Brampton, On	03-Apr-08
Van Arragon, Willemina	Moffat, On	03-Apr-08

NAME	LOCATION	EFFECTIVE DATE	NAME	LOCATION	EFFECTIVE DATE
McLeod-Smith, Paula	Waterloo, ON	03-Apr-08	Petkovic, Ilija	Oakville, ON	03-Apr-08
Eby, Bonita	Kitchener, ON	03-Apr-08	Puljic, Tomislav	Norval, ON	03-Apr-08
Stutzman, Noah	Chesley, ON	03-Apr-08	Renic, Stipe	Norval, ON	03-Apr-08
Shank, Hervey	Harriston, ON	03-Apr-08	Scheible, Ronald	Cambridge, ON	03-Apr-08
Jones, Psegga Theresa Cindy	Ajax, On	03-Apr-08	Schofield, Damian	Hamilton, ON	03-Apr-08
Toms, Adrian	Shelburne, ON	03-Apr-08	Sebastian, Joseph	Waterdown, ON	03-Apr-08
Spiridigliozzi, Joel	Oshawa, ON	03-Apr-08	Skraba, Ljuban	Hamilton, ON	03-Apr-08
Seaman, Benjamin Robert	Kingston, ON	03-Apr-08	Smrzik, Stephen	Cambridge, ON	03-Apr-08
De Jong, Harold	Thunder Bay, ON	03-Apr-08	Soce, Jago	Norval, ON	03-Apr-08
Willoughby, Gloria	Burlington, ON	03-Apr-08	Stironja, Ivan	Oakville, ON	03-Apr-08
Cox, Sean	Prescott, On	03-Apr-08	Strojnowski, Boguslaw	Kitchener, ON	03-Apr-08
Byrne, James Clifton	Arnstein, ON	03-Apr-08	Tabigue, Joseph Pajaron	Oakville, ON	03-Apr-08
Kofler, Charmaine Michelle	Brighton, ON	03-Apr-08	Roetker, Gregory G.	Kitchener, ON	03-Apr-08
Wilde, Lawrence David	Mississauga, ON	03-Apr-08	Yu, Augustine Y.	Hamilton, ON	03-Apr-08
Scott, Daniel Earl Matthew	Norwich, ON	03-Apr-08	Wenkoff, Kevin Michael	Oakville, ON	03-Apr-08
Hall, Owen	Brampton, On	03-Apr-08	Vuk, Mladen	Hamilton, ON	03-Apr-08
Garst, Evan	Kitchener, ON	03-Apr-08	Tyson, Eugene Gregory	Waterloo, ON	03-Apr-08
Roland, William D.	St. Thomas, ON	03-Apr-08	Baer, Heather Lynn	Niagara Falls, ON	04-Apr-08
Pike, Wallace	Oshawa, ON	03-Apr-08	Boyd, William Stanley Ross	Parry Sound, ON	04-Apr-08
Parker, Nicholas R.	Ottawa, ON	03-Apr-08	Brooks, Barry Livingstone	North York, ON	04-Apr-08
Todd, Thomas Keith	Toronto, ON	03-Apr-08	Burgess, Harold Neal	Mississauga, ON	04-Apr-08
Scott, Andrew	Vars, ON	03-Apr-08	Combs, Frances Marie	Toronto, ON	04-Apr-08
Mba, Charles	Brampton, On	03-Apr-08	Craig, Robert B.	Etobicoke, ON	04-Apr-08
Cleary, Kathy	Guelph, On	03-Apr-08	Crothers, Thomas	Scarborough, ON	04-Apr-08
Makovei, Janos	Toronto, ON	03-Apr-08	Davies, Richard Cerwyn	Scarborough, ON	04-Apr-08
			Dean, Homer	Toronto, ON	04-Apr-08
			Dyck, Shirley Ann	Toronto, ON	04-Apr-08
			Denning, Harry Melville	Etobicoke, ON	04-Apr-08
			Fleming, Susan	Toronto, ON	04-Apr-08
			Gabourel, Frank Burton	Toronto, ON	04-Apr-08
			Garrod-Shuster, Susan Eileen	Guelph, ON	04-Apr-08
			Gillies, Donald	Burlington, ON	04-Apr-08
			Hagerman, Kerri	Toronto, ON	04-Apr-08
			Hanssmann, Edmund	Toronto, ON	04-Apr-08
			Hiscock, Boyd	Brampton, ON	04-Apr-08
			Howard, Susan	Toronto, ON	04-Apr-08
			Hume, Helen Gwenda	Meaford, ON	04-Apr-08
			Lamb, John William	Etobicoke, ON	04-Apr-08
			Lee, Jeong Woo	Mississauga, ON	04-Apr-08
			Lee, Sang Chul	Newmarket, ON	04-Apr-08
			Llewellyn, Hallett Elvin	Toronto, ON	04-Apr-08
			Llewellyn, Karen MacKay	Toronto, ON	04-Apr-08
			Mattinson, Glen Olaf	Peterborough, ON	04-Apr-08
			McCalmont, Robert Desmond	North York, ON	04-Apr-08
			McKibbin, John Hubert	Uxbridge, ON	04-Apr-08
			McTavish, John	Huntsville, ON	04-Apr-08
			Metcalfe, Robert	Toronto, ON	04-Apr-08
			Michener, Sandra Marie	Victoria Harbour, ON	04-Apr-08
			Miller, Charles Raymond	Toronto, ON	04-Apr-08
			Misener, Edwin Bruce	Pickering, ON	04-Apr-08
			Moll, Edward Moritz Eugene	Barrie, ON	04-Apr-08
			Muir, Douglas Alexander Cambbell	Barrie, ON	04-Apr-08
			Myles, Andrew	Etobicoke, ON	04-Apr-08
			Newcombe, Bradley	Toronto, ON	04-Apr-08
			Ostrander, Marjorie D.	Mississauga, ON	04-Apr-08
			Pennock, Linda Ruth	Etobicoke, ON	04-Apr-08
			Prier, Doyle Francis	Dundalk, ON	04-Apr-08
			Ramkeesoon, Kenneth	Scarborough, ON	04-Apr-08
			Raymont, Robert Lossing	Etobicoke, ON	04-Apr-08
			Reeve, Edward	Toronto, ON	04-Apr-08
			Storey, Arthur Jackson	Barrie, ON	04-Apr-08
			Taylor, Anna Pearl	Coldwater, ON	04-Apr-08
			Taylor, Ralph	Kemptville, ON	04-Apr-08
			Taylor-Walsh, Ella	Toronto, ON	04-Apr-08

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autoris des mariages en Ontario ont été délivrés aux suivants:

NAME	LOCATION	EFFECTIVE DATE
Todisco, Gianfranco	Melfi, Potenza Italy	02-Apr-08
April 03, 2008 to April 07, 2008		
Ambury, Stephen George	Sydenham, ON	02-Apr-08
April 10, 2008 to April 14, 2008		
Holbrook, Phillip	Salem, Oregon	03-Apr-08
April 24, 2008 to April 28, 2008		
McDonough, Don	Schwenksville, PA	03-Apr-08
April 10, 2008 to April 14, 2008		
Peters, Clarence H.	Waldheim, SK	03-Apr-08
May 22, 2008 to May 26, 2008		
MacArthur, W. Lloyd	Lacombe, AB	03-Apr-08
May 29, 2008 to June 02, 2008		
Mullin, Paula B.	Shawville, QC	03-Apr-08
August 06, 2008 to August 10, 2008		

CERTIFICATE OF CANCELLATION OF REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES AVIS DE RADIATION de personnes autorisées à célébrer des mariages en Ontario ont été envoyés à:

NAME	LOCATION	EFFECTIVE DATE
Okorn, Stane	Hamilton, ON	03-Apr-08
Pasalic, Nikola	Halton Hills, ON	03-Apr-08
Patil, Gabriel	Oakville, ON	03-Apr-08
Pazzaglia, Dominic	Kitchener, ON	03-Apr-08

NAME	LOCATION	EFFECTIVE DATE	NAME	LOCATION	EFFECTIVE DATE
Telford, Francis James	Etobicoke, ON	04-Apr-08	Wood, Victor Alfred	Etobicoke, ON	04-Apr-08
Tenpenny, Christopher Glenn	West Hill, ON	04-Apr-08	Cho, Kyong-Ja	Richmond Hill, ON	04-Apr-08
Vaage, Rivkah Unland	Toronto, ON	04-Apr-08	Romaniuk, Susan	Bracebridge, ON	04-Apr-08
Watt, John Robert	Etobicoke, ON	04-Apr-08			
White, Donald Herbert	Barrie, ON	04-Apr-08			
Williams, Frances L.	Brampton, ON	04-Apr-08			
Wilson, Dorothy Irene	Huntsville, ON	04-Apr-08	(141-G168)		

JUDITH M. HARTMAN,
Deputy Registrar General/
Registraire générale adjointe de l'état civil

Gaming Revenue Sharing and Financial Agreement

February 19, 2008

HER MAJESTY THE QUEEN IN RIGHT OF ONTARIO

- and -

ONTARIO LOTTERY AND GAMING CORPORATION

- and -

ONTARIO FIRST NATIONS (2008) LIMITED PARTNERSHIP

- and -

ONTARIO FIRST NATIONS LIMITED PARTNERSHIP

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THIS AGREEMENT is made with effect as of the 19th day of February, 2008,

AMONG:

HER MAJESTY THE QUEEN IN RIGHT OF ONTARIO as represented by **THE MINISTER OF ABORIGINAL AFFAIRS**

(the “Province”)

- and -

ONTARIO LOTTERY AND GAMING CORPORATION, a Crown agency established pursuant to the *Ontario Lottery and Gaming Corporation Act, 1999*

(“OLG”)

- and -

ONTARIO FIRST NATIONS (2008) LIMITED PARTNERSHIP, a limited partnership formed under the laws of Ontario

(“OFNLP 2008”)

- and -

ONTARIO FIRST NATIONS LIMITED PARTNERSHIP, a limited partnership formed under the laws of Ontario

(“OFNLP”)

WHEREAS the Province and First Nations in Ontario, acting through OFNLP 2008, have agreed to enter into this Gaming Revenue Sharing and Financial Agreement with the objective of advancing the growth and capacity of First Nations in Ontario in respect of community development, health, education, economic development and cultural development.

AND WHEREAS in furtherance of this objective it is the intention of the Province and First Nations in Ontario to maintain an on-going relationship for so long as the Province is involved directly, or indirectly through an Agent of the Province, in conducting and managing Lottery Schemes in Ontario.

NOW THEREFORE in consideration of the mutual covenants and agreements contained in this Agreement and other good and valuable consideration (the receipt and sufficiency of which are hereby acknowledged), the parties hereto agree as follows:

ARTICLE 1

INTERPRETATION

1.1 Definitions

In this Agreement:

- (a) “**\$201 Million Payment**” means the \$201 million payment from the Province to OFNLP 2008 referred to in section 2.1.
- (b) “**35% Allocation**” means the 35% share of On-Going Net Revenues for the period subsequent to July 31, 2001, the entitlement to which is the subject of the 35% Litigation.
- (c) “**35% Litigation**” means the legal action styled as *The Chippewas of Mnjikaning First Nation-v-Her Majesty the Queen in Right of Ontario*, et. al. (being Court File No. 01-CV-219345CM).
- (d) “**20% Litigation**” means the legal action styled as *Chiefs of Ontario, et al.-v-Her Majesty the Queen in Right of Ontario*, et. al. (being Court File No. 98-CV-152417CM).
- (e) “**Accruals**” means funds set aside or amounts allocated to reserves maintained, in each case in amounts which in the commercially reasonable opinion of the relevant Person are required by that Person for the payment of obligations coming due in a future period or to provide for contingencies or for working capital requirements.

- (f) **“Agent of the Province”** means any agency of the Province, including OLG, that conducts and manages a lottery scheme under the authority of section 207(1)(a) of the Criminal Code, and includes the Province itself if the Province conducts and manages any such lottery scheme directly but, for greater certainty, does not include any operator that the Province, OLG or any other agency of the Province that conducts and manages such lottery schemes may hire to operate any gaming facility or to operate the conduct and manage of such lottery schemes for or on behalf of the Province, OLG or such other agency of the Province.
- (g) **“Agreement”** means this agreement and all schedules attached to this agreement, in each case as they may be amended or supplemented from time to time, and the expressions “hereof”, “herein”, “hereto”, “hereunder”, “hereby” and similar expressions refer to this agreement; and unless otherwise indicated, references to Articles, sections and Schedules are to Articles, sections and Schedules in this agreement.
- (h) **“Applicable Laws”** means the statutes, regulations and common law of the Province of Ontario and the federal statutes, regulations and common law of Canada applicable therein and, for greater certainty, includes constitutional law of Canada.
- (i) **“Approved Purposes”** means collectively (a) community development; (b) health; (c) education; (d) economic development; and (e) cultural development, of First Nations in Ontario and their territories and members.
- (j) **“Audited Gross Revenues Statement”** has the meaning attributed to that term in section 2.2(c)(ii).
- (k) **“Authority”** means the Federal Government of Canada, the Government of Ontario or any municipal government in Ontario constituted under the authority of the Municipal Act (Ontario) or any regulatory authority, agency, tribunal, commission, board or department of any such government or any Canadian federal or provincial court, having jurisdiction in the relevant circumstances.
- (l) **“Arbitrators”** has the meaning attributed to that term in Schedule 9.2.
- (m) **“Business Day”** means any day which is not a Saturday, Sunday or a day observed as a statutory holiday in the Province of Ontario under the laws of the Province of Ontario or the federal laws of Canada applicable therein.
- (n) **“Capital Renewals”** means the additions and improvements to Casino Rama, as defined in section 1.1(n) of the DOA.
- (o) **“Capital Renewals Budget(s)”** means the budget(s) covering estimated Capital Renewals as defined in section 3.8(a) of the DOA.
- (p) **“Capital Renewals Reserve”** means the cash reserve for capital renewals established pursuant to section 3.8(d) of the DOA.
- (q) **“Capital Renewals Reserve Account”** means the interest bearing bank account established pursuant to section 3.8(d) of the DOA and in which the Capital Renewals Reserve is maintained pursuant to section 6.1 of the DOA.
- (r) **“Casino Gaming”** means the conduct, management or operation of table games, gaming wheels or slot machines, or any other form of electronic gaming operated through or by any form of electronic device including, without limitation, a computer, video device or slot machine.
- (s) **“Casino Rama”** means the casino complex, including the hotel and entertainment centre, located on the designated lands of Mnjikaning First Nation and municipally known as 5899 Rama Road, Rama, Ontario.
- (t) **“Chiefs in Assembly”** means a duly and properly constituted general or special meeting of the duly elected Chiefs of the First Nations in Ontario.
- (u) **“Chiefs of Ontario”** means the not-for-profit company incorporated under the federal laws of Canada by the First Nations in Ontario and Mnjikaning First Nation under the name “Indian Associations Co-ordinating Committee of Ontario Inc.” acting as secretariat on behalf of and to the Chiefs of the First Nations in Ontario and Mnjikaning First Nation.
- (v) **“Claimants”** has the meaning attributed to that term in section 3.1(e).
- (w) **“Closing”** means the completion of the matters and satisfaction of the conditions set out in the Closing Agreement in order for this Agreement to be delivered and come into full force and effect.
- (x) **“Closing Agreement”** means the agreement of even date with this Agreement among the parties hereto and the Chiefs of Ontario providing for the formal actions and conditions, and the timing and ordering of such formal actions and conditions, to be completed or satisfied in order for this Agreement to be delivered and to come into full force and effect.
- (y) **“Collective Use Monies”** means in respect of each of (i) the \$201 Million Payment and (ii) each Monthly Revenue Share Payment received by OFNLP 2008 in each Fiscal Year commencing with Fiscal Year 2012, an amount of each such payment that is up to but not in excess of the amount that is fifteen percent (15%) of each such payment.
- (z) **“Confidential Information”** has the meaning attributed to that term in section 10.5(b).
- (aa) **“Consolidated Financial Statements”** means, in respect of an Agent of the Province, the annual consolidated financial statements of that Agent of the Province prepared by the management of that Agent of the Province in accordance with Canadian generally accepted accounting principles and approved by the board of directors (or similar body) of that Agent of the Province and reviewed by and subject to a favourable opinion from the independent auditors of that Agent of the Province.
- (bb) **“Criminal Code”** means the Criminal Code of Canada.

- (cc) **“CRRA”** means the Casino Rama Revenue Agreement dated June 9, 2000 among Her Majesty the Queen in Right of Ontario, OLG, OFNLP and Mnjikaning First Nation Limited Partnership, as the same may be duly and properly amended, modified, supplemented or restated from time to time.
- (dd) **“Deficiency”** has the meaning attributed to that term in section 2.2(c)(iii)(A).
- (ee) **“Determined Rate”** means the annual rate of interest equal to the cost of borrowing to the Province on the date that any interest accruable under this Agreement commences to accrue, being the rate under the Government of Ontario three month Treasury Bill available for issue by the Government of Ontario on such date that interest commences to accrue under this Agreement, as such rate shall be confirmed by the Ontario Financing Authority or its successor.
- (ff) **“Dispute”** has the meaning attributed to that term in section 9.1.
- (gg) **“DOA”** means the Amended and Restated Development and Operating Agreement dated March 18, 1996, as amended by agreements dated as of April 15, 1996 and June 12, 2000, among, *inter alia*, Ontario Casino Corporation (a predecessor of OLG), Chippewas of Rama First Nation and CHC Casinos Canada Limited, as the same may be duly and properly amended, modified, supplemented or restated from time to time.
- (hh) **“Effective Date”** means the date of this Agreement first written above.
- (ii) **“Event of Default”** means an OFNLP Event of Default, an OFNLP 2008 Event of Default, an OLG Event of Default or a Province Event of Default, as the case may be.
- (jj) **“Financial Administration Act”** means the *Financial Administration Act*, R.S.O. 1990, c.F12.
- (kk) **“First Nations in Ontario”** has the meaning attributed to that term in section 1.2.
- (ll) **“Fiscal Year”** means the fiscal year commencing on April 1st in a calendar year and ending on March 31st of the following calendar year and, as used in this Agreement, **“Fiscal Year 2012”** means the Fiscal Year commencing on April 1, 2011 and ending on March 31, 2012.
- (mm) **“Force Majeure”** means any cause beyond the reasonable control of, and without fault or negligence of the party claiming Force Majeure, including, but not limited to, acts of war (whether declared or undeclared), invasion, armed conflict or act of a foreign enemy, blockade, embargo, revolution, riot, insurrection, civil disobedience or disturbances, vandalism or act of terrorism; strikes, lockouts, restrictive work practices or other labour disturbances; inability to access its place of business; and acts of God including lightning, earthquake, fire, flood, unusually heavy or prolonged rain or accumulation of snow or ice arising from weather or environmental problems.
- (nn) **“Gross Revenues”** has the meaning attributed to that term in Schedule 1.1(nn).
- (oo) **“Held Amounts”** has the meaning attributed to that term in section 3.1(b).
- (pp) **“including”, “includes” and “included”** means including, without limitation, includes, without limitation, and included, without limitation, respectively.
- (qq) **“Indebtedness”** means all indebtedness for borrowed money, all indebtedness under any conditional sale or other title retention agreement, all liabilities represented by a note or other evidence of indebtedness, all obligations under leases and all guarantees of indebtedness of another Person.
- (rr) **“Initial Term”** has the meaning attributed to that term in section 8.1.
- (ss) **“Interim MRSP”** has the meaning attributed to that term in section 2.2(c)(i).
- (tt) **“Investment Income”** has the meaning attributed to that term in the OFNLP 2008 Partnership Agreement.
- (uu) **“Joint Appointee”** has the meaning attributed to that term in section 5.3(a).
- (vv) **“Judgment”** has the meaning attributed to that term in section 3.1(e).
- (ww) **“Levies”** for the purposes of this Agreement only, means all taxes, duties, fees, premiums, assessments, imposts or other charges of any kind whatsoever, including all interest, penalties, fines, additions to such charges or other additional amounts imposed in respect thereof.
- (xx) **“Liabilities”** has the meaning attributed to that term in section 3.1(c).
- (yy) **“Limited Partner Distributions”** means all monies distributed to OFNLP 2008 Limited Partners as contemplated in Article 4 together with any Investment Income from Permitted Interim Investments distributed by OFNLP 2008 to the OFNLP 2008 Limited Partners.
- (zz) **“Limited Partner Expense”** means an Expense of an OFNLP 2008 Limited Partner as defined in the OFNLP 2008 Partnership Agreement.
- (aaa) **“Losses”** means, in respect of any matter, any and all costs, expenses (including, without limitation or duplication, legal fees and disbursements), penalties, fines, losses, damages, liabilities, deficiencies and all amounts as are necessary to satisfy any demands, claims, actions or any other proceedings by whomsoever made, sustained, brought or prosecuted (whether joint or several), together with interest thereon at the Determined Rate, from the date such is incurred and until the date fully and completely satisfied.

- (bbb) **"Lottery Scheme"** means a lottery scheme conducted and managed by the Province or any Agent of the Province, under the authority of section 207(1)(a) of the *Criminal Code*.
- (ccc) **"Monthly Revenue Share Payment"** or **"MRSP"** has the meaning attributed to that term in section 2.2(a).
- (ddd) **"Near Band"** means an Aboriginal group of people in Ontario recognized as a First Nation in Ontario by the Chiefs in Assembly.
- (eee) **"OFN General Partner"** means Ontario First Nations General Partner Inc., the general partner of OFNLP.
- (fff) **"OFN Shareholders' Agreement"** means the shareholders' agreement among OFN General Partner and those First Nations in Ontario that are shareholders thereof, dated June 2, 2000, as the same may be duly and properly amended, modified, supplemented or restated from time to time.
- (ggg) **"OFN 2008 General Partner"** means New OFNLP General Partner Limited.
- (hhh) **"OFN 2008 Shareholders' Agreement"** means the shareholders' agreement among OFN 2008 General Partner and those First Nations in Ontario that are shareholders thereof, dated February 7, 2008, as the same may be duly and properly amended, modified, supplemented or restated from time to time.
- (iii) **"OFNLP"** means the Ontario First Nations Limited Partnership, a limited partnership formed under the laws of the Province of Ontario relating to the distribution of On-Going Net Revenues.
- (jjj) **"OFNLP Event of Default"** has the meaning attributed to that term in section 8.4.
- (kkk) **"OFNLP Limited Partner"** means a First Nation in Ontario which is a limited partner of OFNLP.
- (lll) **"OFNLP Partnership Agreement"** means the limited partnership agreement dated June 2, 2000 among the OFNLP Limited Partners and OFN General Partner, as the same may be duly and properly amended, modified, supplemented or restated from time to time.
- (mmm) **"OFNLP 2008"** means the Ontario First Nations (2008) Limited Partnership.
- (nnn) **"OFNLP 2008 Event of Default"** has the meaning attributed to that term in section 8.5.
- (ooo) **"OFNLP 2008 Limited Partner"** means a First Nation in Ontario which is a limited partner of OFNLP 2008.
- (ppp) **"OFNLP 2008 Partnership Agreement"** means the limited partnership agreement dated February 7, 2008 among the OFNLP 2008 Limited Partners and OFN 2008 General Partner, a copy of which is included in this Agreement as Schedule 1.1(ppp), as the same may be duly and properly amended, modified, supplemented or restated from time to time.
- (qqq) **"OLG"** means the Ontario Lottery and Gaming Corporation, including its statutory successors.
- (rrr) **"OLGC Act"** means the *Ontario Lottery and Gaming Corporation Act, 1999*, S.O. 1999, c. 12, Sch. L.
- (sss) **"OLG Event of Default"** has the meaning attributed to that term in section 8.8.
- (ttt) **"On-Going Net Revenues"** means the Ongoing Net Revenues from Casino Rama as such term is defined in the CRRA.
- (uuu) **"Operating Reserve"** means the "Operating Reserve" established pursuant to and defined as such in the DOA.
- (vvv) **"Operating Reserve Account"** means the interest bearing bank account in which the Operating Reserve is maintained pursuant to section 6.1 of the DOA.
- (www) **"Partnership Expense"** means an Expense of OFNLP 2008 as defined in the OFNLP 2008 Partnership Agreement.
- (xxx) **"Permitted Interim Investments"** means any investment referred to in Schedule 1.1(xxx).
- (yyy) **"Person"** means any individual, partnership, limited partnership, joint venture, syndicate, sole proprietorship, company or corporation (with or without share capital), unincorporated association, trust, trustee, executor, administrator or other legal personal representative, Authority, First Nation in Ontario or other entity, however designated or constituted.
- (zzz) **"Preceding Fiscal Year"** means, in respect of any Fiscal Year, the Fiscal Year immediately preceding that Fiscal Year.
- (aaaa) **"Protected Parties"** has the meaning attributed to that term in section 3.1(c).
- (bbbb) **"Province"** means Her Majesty the Queen in right of Ontario.
- (cccc) **"Province Event of Default"** has the meaning attributed to that term in section 8.7.
- (dddd) **"Renewal Term"** means the five year period commencing on the next date after the date of expiration of the Initial Term and ending on the date that is the 5th anniversary of the date of expiration of the Initial Term.
- (eeee) **"Reserve Accounts"** means, collectively, the Capital Renewals Reserve Account and the Operating Reserve Account.
- (ffff) **"Status Band"** means an Ontario First Nation that is recognized as a band under the Indian Act (Canada).

- (gggg) **“Unaudited Gross Revenues Statement”** has the meaning attributed to that term in section 2.2(c)(i).
- (hhhh) **“Unsigned First Nations”** means those First Nations in Ontario that are OFNLP Limited Partners at the Effective Date but that are not OFNLP 2008 Limited Partners at the Effective Date.
- (iiii) **“Unsigned First Nation Claim”** has the meaning attributed to that term in section 3.1(c).
- (jjjj) **“WIN Contribution”** means payments made to the Consolidated Revenue Fund of the Province of Ontario under Subsection 14(4)2 of the *OLGC Act* (and the regulations thereunder) or other similar payments.

1.2 First Nations in Ontario under Agreement

- (a) For the purposes of this Agreement, First Nations in Ontario means those Status Bands and Near Bands which are listed in Schedule 1.2, as the same may be added to after Closing and subject to section 1.2(c), in order to reflect the addition of First Nations located in Ontario that become Status Bands or Near Bands.
- (b) OFNLP 2008 shall provide timely notice to the Province in the event that (i) any Status Band or Near Band becomes an OFNLP 2008 Limited Partner; or (ii) any OFNLP 2008 Limited Partner withdraws or is terminated from OFNLP 2008.
- (c) Without the written consent of the Province, OFNLP 2008 shall not allow Mnjikaning First Nation to (i) become, directly, indirectly or by addition, an OFNLP 2008 Limited Partner; (ii) be added to the list in Schedule 1.2; or (iii) withdraw or be terminated as an OFNLP 2008 Limited Partner after becoming an OFNLP 2008 Limited Partner.

1.3 Schedules

The following are the Schedules attached to this Agreement:

Schedule 1.1(nn)	–	Gross Revenues
Schedule 1.1(ppp)	–	OFNLP 2008 Partnership Agreement
Schedule 1.1(xxx)	–	Permitted Interim Investments
Schedule 1.2	–	First Nations in Ontario
Schedule 5.1	–	Form of Partner Report on Receipts and Disbursements
Schedule 5.2	–	OFNLP 2008 Report to Province
Schedule 9.2	–	Dispute Resolution
Schedule 10.13	–	OFNLP 2008 Limited Partners' Acknowledgement and Consent

1.4 Headings and Table of Contents

The inclusion of headings and a table of contents in this Agreement is for convenience of reference only and shall not affect the construction or interpretation hereof.

1.5 Statutes and Regulations

Any reference in this Agreement to a statute or to a regulation or rule promulgated under a statute or to any provision of a statute, regulation or rule shall be a reference to that statute, regulation, rule or provision as amended, re-enacted or replaced from time to time.

1.6 Gender and Number

In this Agreement, unless the context otherwise requires, words importing the singular include the plural and vice versa, words importing gender include all genders or the neuter, and words importing the neuter include all genders.

1.7 Currency

All amounts in this Agreement are stated and shall be paid in Canadian currency.

1.8 Generally Accepted Accounting Principles

In this Agreement, except to the extent otherwise expressly provided, references to “generally accepted accounting principles” mean, for all principles stated in the Handbook of the Canadian Institute of Chartered Accountants, such principles so stated. Accounting terms used herein, unless otherwise defined, shall have the meaning accorded thereto by generally accepted accounting principles in Canada and, except to the extent otherwise expressly provided, any references to financial statements herein, whether audited or unaudited, shall be to financial statements prepared in accordance with generally accepted accounting principles in Canada.

1.9 Invalidity of Provisions

In the event that any of the provisions, or any part thereof, contained in this Agreement is declared of invalid or unenforceable by a court of competent jurisdiction, the parties shall engage in good faith negotiations to replace such provision, or part thereof, which is declared invalid or unenforceable with a valid and enforceable provision, the economic and substantive effect of which comes as close as possible to that of the invalid or unenforceable provision which it replaces. Failing success in such negotiations, the parties shall seek a declaration of such court of competent jurisdiction as to whether the remainder of the terms of this Agreement shall continue as valid and enforceable notwithstanding the invalidity and unenforceability of the provisions so declared by the court of competent jurisdiction.

1.10 Entire Agreement

This Agreement and the Closing Agreement constitute the entire agreement between the parties pertaining to the subject matters herein. There are no warranties, conditions, or representations (including any that may be implied by statute) and there are no agreements in connection with such subject matters except as specifically set forth or referred to in this Agreement and the Closing Agreement. No reliance is placed on any warranty, representation, opinion, advice or assertion of fact made either prior to, contemporaneous with, or after entering into this Agreement, or any amendment or supplement thereto, by any party to this Agreement or its partners, directors, officers, employees or agents, to any other party to this Agreement or its partners, directors, officers, employees or agents, except to the extent that the same has been reduced to writing and included as a term of this Agreement, and none of the parties to this Agreement has been induced to enter into this Agreement or any amendment or supplement by reason of any such warranty, representation, opinion, advice or assertion of fact. Accordingly, there shall be no liability, either in tort or in contract, assessed in relation to any such warranty, representation, opinion, advice or assertion of fact, except to the extent contemplated above.

1.11 Amendment

Subject as may otherwise be specifically provided in this Agreement, this Agreement may not be amended, modified or supplemented except by a written agreement of the same formality of this Agreement signed by the parties to this Agreement to be bound thereby.

1.12 Waiver

Any waiver of, or consent to depart from, the requirements of any provision of this Agreement shall be effective only if it is in writing and signed by the party giving it, and only in the specific instance and for the specific purpose for which it has been given. No failure on the part of any party to exercise, and no delay in exercising, any right under this Agreement shall operate as a waiver of such right, except as shall be specified herein. No single or partial exercise of any such right shall preclude any other or further exercise of such right or the exercise of any other right.

1.13 Governing Law

This Agreement shall be governed by and construed in accordance with Applicable Laws.

1.14 Business Days

If any payment is required to be made or other action is required to be taken pursuant to this Agreement on a day which is not a Business Day, then such payment or action shall be made or taken on the next Business Day.

ARTICLE 2**PAYMENT OF FUNDS****2.1 \$201 Million Payment**

- (a) The Province shall pay to OFNLP 2008 at Closing the \$201 Million Payment.
- (b) The \$201 Million Payment shall be paid by wire transfer of immediately available funds to such account of OFNLP 2008 at such major chartered bank in Canada as OFNLP 2008 shall have advised the Province in writing by no later than the third Business Day preceding the due date for payment, or by such other method or to such other account as OFNLP 2008 and the Province may agree in writing from time to time.

2.2 Monthly Gaming Revenue Share Payments

- (a) Commencing with Fiscal Year 2012, and in each Fiscal Year thereafter during the Initial Term and the Renewal Term, the Province shall pay, or cause an Agent of the Province to pay, to OFNLP 2008, 12 monthly payments (the monthly payments payable each month by the Province, or any Agent of the Province, being hereinafter collectively referred to as a “**Monthly Revenue Share Payment**” or “**MRSP**”), each MRSP being in the aggregate equal to one-twelfth of 1.7% of the aggregate Gross Revenues for all Agents of the Province in the applicable Preceding Fiscal Year.
- (b) Subject to section 2.2(c), each MRSP shall be paid by the Province, or by an Agent of the Province at the direction of the Province, to OFNLP 2008 on or before the 15th of April in respect of the MRSP for the month of April in any Fiscal Year and on or before the 1st of the month for the other eleven months of such Fiscal Year.
- (c) The parties acknowledge that Agents of the Province will not have received their respective Consolidated Financial Statements for the Preceding Fiscal Year on or before the date that certain of the Monthly Revenue Share Payments for a Fiscal Year become due and payable. In order to address this issue, the parties agree as follows:
 - (i) Commencing with Fiscal Year 2012, OLG shall, and the Province shall cause each other Agent of the Province to, prepare and deliver to OFNLP 2008 within 10 days of the end of each Preceding Fiscal Year during the Initial Term and the Renewal Term, an unaudited statement of Gross Revenues (an “**Unaudited Gross Revenues Statement**”) signed by the chief financial officer of OLG or the relevant Agent of the Province, as the case may be, setting out an estimate of the amount of Gross Revenues for OLG or that Agent of the Province, as applicable, for the Preceding Fiscal Year and a calculation of the Monthly Revenue Share Payments for the then current Fiscal Year based upon the Gross Revenues estimate in the Unaudited Gross Revenues Statements of OLG and other Agents of the Province, as applicable, (each such MRSP based upon the Unaudited Gross Revenues Statements, being hereinafter referred to as an “**Interim MRSP**”).

- (ii) Commencing with Fiscal Year 2012, OLG shall, and the Province shall cause each other Agent of the Province to, prepare and deliver to OFNLP 2008 on or before June 30th of the Fiscal Year that is the subject of the calculation of the Interim MRSP, a statement of Gross Revenues audited by the independent auditor of OLG and other Agents of the Province as applicable (an “**Audited Gross Revenues Statement**”) signed by the chief financial officer of OLG or the relevant Agent of the Province, as the case may be, setting out the final determined amount of Gross Revenues for the Preceding Fiscal Year for OLG or that other Agent of the Province, as applicable, and a calculation of the actual MRSP payable for the then current Fiscal Year based upon the Gross Revenues set out in the Audited Gross Revenues Statements of OLG and other Agents of the Province.
- (iii) Once the final Gross Revenues for the Preceding Fiscal Year for OLG or another Agent of the Province have been determined and the actual amount of each MRSP for the then current Fiscal Year has been calculated as set out in the Audited Gross Revenues Statements delivered to OFNLP 2008:
 - (A) the Province shall pay, or cause OLG or each other Agent of the Province, as applicable, to pay to OFNLP 2008, without interest, at the time the next Monthly Revenue Share Payment is due and payable, the amount (the “**Deficiency**”), if any, by which the MRSP that should have been paid to OFNLP 2008 exceeds the Interim MRSP, for each month in the Fiscal Year for which an Interim MRSP had already been paid; or
 - (B) the Province shall deduct, or cause OLG or each other Agent of the Province, as applicable, to deduct, without interest, from the next Monthly Revenue Share Payment(s) due to OFNLP 2008, the amount, if any, by which the MRSP that should have been paid to OFNLP 2008 is less than the Interim MRSP, for each month in the Fiscal Year for which an Interim MRSP had already been paid.
- (d) Upon delivery of the Unaudited Gross Revenues Statement in accordance with section 2.2(c)(i) and the Audited Gross Revenues Statement pursuant to section 2.2(c)(ii), OLG shall, and the Province shall cause each other Agent of the Province, to make, at the request of OFNLP 2008, the respective finance personnel of OLG or that Agent of the Province, including, in the case of the Audited Gross Revenues Statement, their respective independent auditors, as applicable, available to OFNLP 2008 and OFNLP 2008’s accounting advisors, within the 20 day period referred to in section 2.2(f), to discuss in good faith such statements of OLG or of that Agent of the Province, as the case may be.
- (e) If an Interim MRSP, an MRSP, any Deficiency or any adjusting payment pursuant to section 2.3(c) once determined to be due and payable, is not paid by the Province, or by any Agent of the Province at the direction of the Province, on or before the dates set out in section 2.2(b), 2.2(c)(iii) or 2.3(c), as the case may be, the Province shall indemnify OFNLP 2008 for all damages suffered by OFNLP 2008 as a result of such failure to pay on or before such date, and the parties hereby agree that a reasonable pre-estimate of such damages will be, and the Province shall pay or cause an Agent of the Province to pay to OFNLP 2008, in addition to the Interim MRSP, the MRSP, the Deficiency or any adjusting payment pursuant to section 2.3(c), as the case may be, the amount of interest that would have accrued on such payment from the day it became due until, but excluding, the date of actual payment, at a rate equal to the Determined Rate.
- (f) OFNLP 2008 shall be entitled to object to the calculation of the Monthly Revenue Share Payments that are based upon an Audited Gross Revenues Statement by delivering a written notice of objection to OLG, or the other Agent of the Province, as applicable, within 20 days of receipt by OFNLP 2008 of the Audited Gross Revenues Statement. Such right of objection shall be limited to (i) any recalculation of Gross Revenues by OLG or another Agent of the Province in the circumstances of a change in any applicable accounting practice or principle, pursuant to section 2.4, (ii) or an alleged manifest error in the calculation of Gross Revenues or of the MRSP set out in the Audited Gross Revenues Statement and, for greater certainty, shall not include the right of OFNLP 2008 or any OFNLP 2008 Limited Partner to audit the audited Gross Revenues determination of OLG or any Agent of the Province for any Fiscal Year, including the Preceding Fiscal Year. If OFNLP 2008 does not so object within such 20 day period, OFNLP 2008 shall be deemed to have agreed to the calculations and amounts set out in the applicable Audited Gross Revenues Statement. If OFNLP 2008 does so object, OFNLP 2008 and OLG or that other Agent of the Province shall each, within five days of the date OLG or that other Agent of the Province received the notice of objection from OFNLP 2008, appoint a representative, which representatives, together with any required third party advisors, including third party advisors of OLG or that other Agent of the Province, as applicable, shall co-operate in good faith in order to try to resolve the Dispute. If the Dispute has not been resolved within 30 days after the date OLG, or the other Agent of the Province, as applicable, received the notice of objection from OFNLP 2008, the Dispute shall be resolved in accordance with Article 9. Once any objection by OFNLP 2008 has been resolved, the resolution will be reflected in future Monthly Revenue Share Payments with any adjustments to previously paid or future Monthly Revenue Share Payments being addressed in the same manner as adjustments under sections 2.2(c)(iii)(A) and 2.2(c)(iii)(B).
- (g) All payments required to be made to OFNLP 2008 pursuant to sections 2.2 or 2.3 shall be paid to or to the order of OFNLP 2008 by wire transfer of immediately available funds to such account of OFNLP 2008 at such major chartered bank in Canada as OFNLP 2008 shall have notified the Province and OLG in the Closing Agreement, or by such other method or to such other accounts as OFNLP 2008, the Province and OLG may agree in writing from time to time.

2.3 Financial Statements

- (a) Commencing with Fiscal Year 2012, OLG shall, and the Province shall cause each other Agent of the Province to, prepare and deliver to OFNLP 2008 a copy of the Consolidated Financial Statements of OLG or that Agent of the Province, as applicable, for the Preceding Fiscal Year, including the signed auditors report therein, no later than ten (10) Business Days after the date that the Consolidated Financial Statements are laid before the Legislative Assembly of Ontario or are otherwise made public in accordance with Applicable Laws.
- (b) Upon delivery of the Consolidated Financial Statements in accordance with section 2.3(a), OLG shall, and the Province shall cause each other Agent of the Province to, make, at the request of OFNLP 2008, the respective finance personnel of OLG or that Agent of the Province, including their respective independent auditors, as applicable, available to OFNLP 2008 and OFNLP 2008’s accounting advisors to discuss in good faith the Consolidated Financial Statements of OLG or of that Agent of the Province.

- (c) If for any reason the Consolidated Financial Statements for the Preceding Fiscal Year of OLG or any other Agent of the Province contain a final Gross Revenues figure for the Preceding Fiscal Year that is different than the Gross Revenues figure contained in the Audited Gross Revenues Statement of OLG or such other Agent of the Province for the Preceding Fiscal Year (other than a difference as a result of a change in an accounting practice or principle of the Province, OLG or any other Agent of the Province as described in section 2.4), then:
- (i) the Province shall pay, or shall cause an Agent of the Province to pay, as applicable, to OFNLP 2008, without interest, at the time the next Monthly Revenue Share Payment is due and payable, the amount, if any, by which the MRSP that should have been paid to OFNLP 2008 based on the final Gross Revenues figure in the Consolidated Financial Statements exceeds the MRSP that was actually paid to OFNLP 2008 pursuant to section 2.2(c), for each month in the Fiscal Year for which an MRSP had already been paid based on the Audited Gross Revenues Statement; or
 - (ii) the Province shall deduct, or cause an Agent of the Province, as applicable, to deduct, without interest, from the next Monthly Revenue Share Payment(s) due to OFNLP 2008, the amount, if any, by which the MRSP that should have been paid to OFNLP 2008 based on the final Gross Revenues figure in the Consolidated Financial Statements is less than the MRSP that was actually paid to OFNLP 2008 pursuant to section 2.2(c), for each month in the Fiscal Year for which an MRSP had already been paid based on the Audited Gross Revenues Statement.
- (d) OFNLP 2008 shall be entitled to object to any difference between (i) the Gross Revenues figure contained in the Consolidated Financial Statements for the Preceding Fiscal Year of OLG or any other Agent of the Province and (ii) the Gross Revenues figure contained in the Audited Gross Revenues Statement of OLG or any other Agent of the Province, as the case may be, by delivering a written notice of objection to OLG, or the other Agent of the Province, as applicable, within 20 days of receipt by OFNLP 2008 of such Consolidated Financial Statements. For greater certainty such right of objection shall be limited to any such difference between such Gross Revenue figures and shall not include the right of OFNLP 2008 or any OFNLP 2008 Limited Partner to audit the audited Gross Revenues determination of OLG or any Agent of the Province for any Fiscal Year, including the Preceding Fiscal Year. If OFNLP 2008 does not so object within such 20 day period, OFNLP 2008 shall be deemed to have agreed to the Gross Revenue figures set out in such Consolidated Financial Statements. If OFNLP 2008 does so object, OFNLP 2008 and OLG or that other Agent of the Province shall each, within five days of the date OLG or that other Agent of the Province received the notice of objection from OFNLP 2008, appoint a representative, which representatives, together with any required third party advisors, including third party advisors of OLG or that other Agent of the Province, as applicable, shall co-operate in good faith in order to try to resolve the Dispute. If the Dispute has not been resolved within 30 days after the date OLG or that other Agent of the Province received the notice of objection from OFNLP 2008, the Dispute shall be resolved in accordance with Article 9. Once any objection by OFNLP 2008 has been resolved, the resolution will be reflected in future Monthly Revenue Share Payments with any adjustments to previously paid or future Monthly Revenue Share Payments being addressed in the same manner as adjustments under sections 2.3(c)(i) and 2.3(c)(ii).

2.4 Changes in Accounting Procedures

- (a) In the event that during the course of any Fiscal Year there has been a change in any applicable accounting practice or principle of the Province, OLG or any other Agent of the Province, which change affects the determination of Gross Revenues, the Province, OLG or such other Agent of the Province shall deliver a written notice of such change to OFNLP 2008 in sufficient detail in order for OFNLP 2008 to understand such change. For the purposes of this section 2.4, a **“change in any applicable accounting practice or principle”** shall mean any change in any accounting practice or principle related to the recognition of Gross Revenues by the Province or OLG from those accounting practices or principles applied by the Province or OLG in respect of the recognition of Gross Revenues from the Lottery Schemes conducted and managed by OLG at the Effective Date, as reported in the Consolidated Financial Statements of OLG. For greater certainty, a change in any applicable accounting practice or principle does not include the determination of any accounting practice or principle that may be applied by the Province, OLG or any other Agent of the Province to any new Lottery Schemes that the Province, OLG or any other Agent of the Province may commence to conduct and manage from and after the Effective Date, which determination of accounting practices and principles applicable to such new Lottery Schemes commenced after the Effective Date shall be at the sole discretion of the Province, OLG or such other Agent of the Province, as the case may be.
- (b) The Province shall cause each Agent of the Province to make its chief financial officer or other senior financial officer having knowledge of any change in accounting practice or principle available to representatives of OFNLP 2008 in order to explain such change.
- (c) In the event of any change after the Effective Date in any accounting practice or principle applied to the calculation of Gross Revenues of OLG derived from the Lottery Schemes conducted and managed by OLG as at the Effective Date, OLG and any other Agent of the Province, as applicable, shall, for the purposes of this Agreement, from and after the date of such change, recalculate Gross Revenues in accordance with the accounting practices and principles applied by OLG at the Effective Date.
- (d) If it is necessary to recalculate Gross Revenues pursuant to section 2.4(c) for the purposes of calculating the Monthly Revenue Share Payments, the Province shall cause each Agent of the Province subject to such recalculation to deliver to OFNLP 2008 the Unaudited Gross Revenues Statement, the Audited Gross Revenues Statement, the Consolidated Financial Statements of that Agent of the Province and the recalculation of Gross Revenues required pursuant to section 2.4(c), together with a report from the auditor of such Agent of the Province on such recalculation.

2.5 Provincial Levies, including Taxes and WIN Contributions

- (a) Subject to sections 2.5(b) and 2.5(c), the Province affirms and agrees that the receipt by OFNLP 2008 or the OFNLP 2008 Limited Partners of all or any portion of the \$201 Million Payment or any Monthly Revenue Share Payments shall not be reduced by any Levy of the Province or any agency of the Province with the jurisdiction and power to impose such a charge acting under the authority of the Province, including the WIN Contribution. If it is determined that any Levy of the Province becomes payable by OFNLP 2008 or any OFNLP 2008 Limited Partner on the receipt by OFNLP 2008 or such OFNLP 2008 Limited Partner of all or any portion of the \$201 Million Payment or any Monthly Revenue Share Payments, and OFNLP 2008 and/or such OFNLP 2008 Limited Partners have complied with their obligation to pay such Levy and no remission is available to them, then the Province shall pay to OFNLP 2008 or such OFNLP 2008 Limited Partners an amount equivalent to the Levy of the Province so paid by each of OFNLP 2008 or such OFNLP 2008 Limited Partners respectively.

- (b) The Province and OFNLP 2008 acknowledge and agree that the affirmation and agreement of the Province set out in section 2.5(a) does not apply to any Levy of an Authority related directly or indirectly to any right, title or interest in and to, or any use, expenditure, investment or application of, the \$201 Million Payment or the Monthly Revenue Share Payments after receipt thereof by OFNLP 2008 or the OFNLP 2008 Limited Partners or to any income, revenue or appreciation of value received or realized by OFNLP 2008 and/or an OFNLP 2008 Limited Partner directly or indirectly related to or derived from the use, expenditure, investment or application of the \$201 Million Payment or the Monthly Revenue Share Payments after the receipt thereof by OFNLP 2008 or an OFNLP 2008 Limited Partner, including such Levies of any Authority imposed on, measured by or referred to as, income, land transfer, sales, goods and services, use, consumption, capital, value added, excise, stamp, withholding, business, wealth, estate, franchising, property, development, occupancy, employer benefit, payroll, workers compensation, health, social services, education or social securities taxes.
- (c) OFNLP 2008 acknowledges that the Federal Government of Canada, or any agent or Authority of the Federal Government of Canada, may be obliged to apply a Levy of the Province or any Levy created by an agency of the Province with the jurisdiction and power to impose such a charge acting under the authority of the Province to the receipt by OFNLP 2008 or the OFNLP 2008 Limited Partners of all or any portion of the \$201 Million Payment or any Monthly Revenue Share Payments. In such event, and provided that OFNLP 2008 or the OFNLP 2008 Limited Partners have complied with their obligation to pay such Levy and no remission is available to them, then the Province shall pay to OFNLP 2008 or such OFNLP 2008 Limited Partners an amount equivalent to such Levy of the Province paid by each of OFNLP 2008 or such OFNLP 2008 Limited Partners respectively.

2.6 OLG Board Membership

OFNLP 2008 shall have the right to have a representative of OFNLP 2008 appointed by the Province as a member of the board of directors of OLG in accordance with and pursuant to the procedures of the Province for making such appointments. Any nominee of OFNLP 2008 must comply with the criteria established for service as a member of the board of directors of OLG. OFNLP 2008 shall require any appointee that subsequently ceases to comply with such approved criteria to resign immediately, failing which the Province shall be entitled to terminate such appointee as a member of the board of directors of OLG.

ARTICLE 3

UNSIGNED FIRST NATIONS

3.1 Unsigned First Nations

- (a) Each of OFNLP and OFNLP 2008 covenants and agrees that it shall use its good faith reasonable efforts to explain to any Unsigned First Nation the benefits of this Agreement to such Unsigned First Nation in order that such Unsigned First Nation can determine whether it will become an OFNLP 2008 Limited Partner.
- (b) OFNLP 2008 covenants and agrees that the OFNLP 2008 Partnership Agreement provides and will continue to provide during the Initial Term and the Renewal Term that OFN 2008 General Partner will hold in a segregated account for each Unsigned First Nation all monies to which such Unsigned First Nation would be entitled to have distributed to it under this Agreement and the OFNLP 2008 Partnership Agreement if such Unsigned First Nation had been an OFNLP 2008 Limited Partner at the Effective Date (all such monies the “**Held Amounts**” and individually, a “**Held Amount**”) and that each such Held Amount will not be distributed to any Person except as provided in this Agreement and in section 5.2 of the OFNLP 2008 Partnership Agreement. OFNLP 2008 and the Province shall review this section 3.1 at the end of each fiscal year of OFNLP 2008 and determine whether the Held Amounts should continue to be held by OFN 2008 General Partner or otherwise used as provided in section 5.2 of the OFNLP 2008 Partnership Agreement.
- (c) OFN 2008 General Partner shall pay out of the Held Amount attributable to an Unsigned First Nation (but not otherwise), such amounts as are necessary in order to satisfy all Losses which are suffered by the Province, OLG or by any other Agent of the Province or any of their respective directors, officers, employees, servants or agents (each of the foregoing a “**Protected Party**” and all of the foregoing collectively, the “**Protected Parties**”) and which are attributable to or arise out of or in connection with any claim (such claims an “**Unsigned First Nation Claim**”) by any Unsigned First Nation:
 - (i) related to the execution and delivery of this Agreement and the Closing Agreement by OFNLP 2008 or the completion of the Closing including, without limitation, the discontinuance of the 20% Litigation;
 - (ii) that it has an interest in the subject matter of this Agreement or the OFNLP 2008 Partnership Agreement, that is not subject to or adequately provided for or is inappropriately provided for in the terms of this Agreement, the Closing Agreement or the OFNLP 2008 Limited Partnership Agreement;
 - (iii) that it has an interest in the CRRA or the OFNLP Partnership Agreement that is not subject to or adequately provided for or is inappropriately provided for in the terms of this Agreement, the Closing Agreement or the OFNLP 2008 Partnership Agreement; or
 - (iv) that it is entitled to any amount or rights in addition to, greater than or alternative to those provided for under this Agreement, the Closing Agreement or the OFNLP 2008 Partnership Agreement;

(all such Losses being the “**Liabilities**”); provided that, if such Unsigned First Nation’s Held Amount is not sufficient to satisfy all of that Unsigned First Nation’s Liabilities in full, OFN 2008 General Partner shall divide and distribute such Held Amount among the relevant Protected Parties in such shares as their respective entitlements to compensation bear to the total entitlements to compensation of all such Protected Parties.

- (d) In the event that the Held Amount attributable to an Unsigned First Nation is not sufficient to satisfy all of its Liabilities, OFN 2008 General Partner shall divide and distribute all future payments (the “**Future Payments**”) to which such Unsigned First Nation (whether such Unsigned First Nation becomes an OFNLP 2008 Limited Partner or not) would otherwise become entitled under this Agreement or the OFNLP 2008 Partnership Agreement, among the relevant Protected Parties on the same basis as set out in section 3.1(c) until the Unsigned First Nation's Liabilities are satisfied in full.
- (e) If one or more Unsigned First Nations obtains a judgment of a court of final jurisdiction with no further right of appeal (the “**Claimants**”), which establishes or declares any right or entitlement claimed by an Unsigned First Nation as contemplated in section 3.1(c) (the “**Judgment**”) the parties agree, subject to the terms of the Judgment, to enter into good faith negotiations with each other and the Claimants in accordance with the Judgment, for the distribution of the \$201 Million Payment and the Monthly Revenue Share Payments through such amendments to this Agreement as are necessary to address the terms of the Judgment. In the event that the parties to this Agreement and the Claimants are unable to negotiate any such mutually acceptable agreement within 180 days of the Judgment, the Province may unilaterally amend this Agreement to address the terms of the Judgment by providing written notice to the other parties hereto of the Province's election to unilaterally amend this Agreement pursuant to this section 3.1(e) together with the terms of such unilateral amendment. Upon such unilateral amendment, the Province will be entitled to distribute the \$201 Million Payment and the Monthly Revenue Share Payments to First Nations in Ontario on a fair and reasonable basis and, to the extent possible, on terms consistent with the terms of this Agreement prior to its amendment. The parties acknowledge that an objective of any amendment negotiated or unilaterally imposed shall be to minimize the changes to the existing terms of this Agreement.
- (f) Any Held Amounts and Future Payments attributable to an Unsigned First Nation(s) shall first be used to satisfy all Liabilities related to an Unsigned First Nation Claim of that Unsigned First Nation other than those in satisfaction of a Judgment and, upon such satisfaction of such Liabilities other than those in satisfaction of a Judgment, any balance of such Held Amount and Future Payments shall be used to satisfy the Liabilities related to an Unsigned First Nation Claim of that Unsigned First Nation related to or arising out of a Judgment. In the event that any Held Amounts and Future Payments attributable to an Unsigned First Nation(s) are used to satisfy any Losses, Liabilities, or Judgment suffered or incurred by the Protected Parties and related to an Unsigned First Nation Claim of that Unsigned First Nation and, after all such Losses, Liabilities and Judgments have been satisfied in full from such Held Amounts and Future Payments, any positive balance remaining in such Held Amounts and all subsequent Future Payments attributable to such Unsigned First Nation(s) may, in full subordination in priority to the complete satisfaction of all Losses, Liabilities and Judgments suffered or incurred by the Protected Parties, be applied to satisfy any Losses or Liabilities suffered or incurred or any Judgments against OFNLP, OFNLP 2008, OFN General Partner, OFN 2008 General Partner or their respective directors, officers, employees, servants or agents (all of the foregoing collectively, the “**OFN Protected Parties**”) related to an Unsigned First Nation Claim of that Unsigned First Nation.
- (g) Notwithstanding any other provisions of this Agreement, including the other provisions of this Article 3, OFNLP and OFNLP 2008 shall and hereby agree to indemnify and hold harmless the Protected Parties against and from any and all Losses or Liabilities of whatsoever kind, including amounts paid to settle an action (provided such settlement has been consented to by OFNLP 2008, such consent not to be unreasonably withheld) or to satisfy a judgment and including all legal fees and other expenses, which any Protected Party may sustain or incur or become subject to, arising out of or relating directly or indirectly to an Unsigned First Nation Claim made by any one or more Unsigned First Nations. A Protected Party shall provide prompt written notice to OFNLP and OFNLP 2008 of any notice it receives of assertion of a claim for which the Protected Party is entitled to indemnification under this section 3.1(g).
- (h) OFNLP and OFNLP 2008 agree that, notwithstanding any other provision in this Agreement, including the other provisions of this Article 3, the full amount of any Losses or Liabilities of the Protected Parties may be payable by the Province and may be deducted and set off from and against any payments payable to OFNLP pursuant to the terms of the CRRA and the \$201 Million Payment and the Monthly Revenue Share Payments, including the Collective Use Monies, payable by the Province to OFNLP 2008 pursuant to the terms of this Agreement, until all such amounts have been paid in full. The Province agrees that it will not deduct and set off from and against any such payments any amount of any Losses or Liabilities of the Protected Parties in accordance with this section 3.1(h) until at least three months from the day that a Protected Party provides notice to OFNLP, OFNLP 2008 or both of them, that the Protected Party claims indemnification from OFNLP, OFNLP 2008 or both of them pursuant to section 3.1(g).
- (i) OFNLP and OFNLP 2008 further agree that the amount of any Judgment, including without duplication, any award of costs and prejudgment and post judgment interest, in favour of one or more Claimants, may be payable by the Province and may be deducted and set off by the Province from and against any payments payable to OFNLP pursuant to the terms of the CRRA and the \$201 Million Payment and the Monthly Revenue Share Payments payable by the Province to OFNLP 2008 pursuant to the terms of this Agreement, until all such amounts have been paid in full.
- (j) In the event that an Unsigned First Nation becomes an OFNLP 2008 Limited Partner and no longer is an Unsigned First Nation, and provided there are no outstanding Losses, Liabilities or Judgments arising from any Unsigned First Nation Claim by such First Nation against the Protected Parties or the OFN Protected Parties and provided there are no outstanding Unsigned First Nation Claims initiated by such First Nation against any of the Protected Parties or the OFN Protected Parties, then such Unsigned First Nation shall be entitled to receive the Held Amounts and all Future Payments from and after the date that such Unsigned First Nation becomes an OFNLP 2008 Limited Partner. If an Unsigned First Nation does not become an OFNLP 2008 Limited Partner during the Initial Term or Renewal Term of this Agreement, and provided there are no outstanding Losses, Liabilities or Judgments arising from any Unsigned First Nation Claim by such Unsigned First Nation against the Protected Parties or the OFN Protected Parties, and provided there are no outstanding Unsigned First Nation Claims initiated by such Unsigned First Nation against any of the Protected Parties or the OFN Protected Parties, then OFNLP 2008 shall be entitled at the expiry of the Renewal Term to receive and distribute pursuant to and in accordance with the terms of the OFNLP 2008 Partnership Agreement, the Held Amounts attributable to such Unsigned First Nation.

ARTICLE 4

USE OF FUNDS

4.1 Use of Funds by OFNLP 2008

Subject to Accruals, Permitted Interim Investments, Partnership Expenses and any Collective Use Monies, all funds received by OFNLP 2008 under Article 2 shall be distributed among the OFNLP 2008 Limited Partners in accordance with the provisions contained in Articles 6 and 7 of the OFNLP 2008 Partnership Agreement.

4.2 Purposes of Funds

(a) OFNLP 2008 covenants and agrees that the OFNLP 2008 Partnership Agreement does, and during the Term and Renewal Term shall continue to, provide that the Limited Partner Distributions received by an OFNLP 2008 Limited Partner shall, subject to Limited Partner Expenses, Accruals and Permitted Interim Investments pending expenditures made in accordance with this section 4.2, only be used or expended by such OFNLP 2008 Limited Partner for capital and operating expenditures in respect of or in furtherance of the Approved Purposes for the benefit of such OFNLP 2008 Limited Partner and its members. For greater certainty, the Approved Purposes do not include per capita distributions or other forms of direct per capita distributions of any portion of the Limited Partner Distributions to members of such OFNLP 2008 Limited Partner or a member of any other OFNLP 2008 Limited Partner or any other Person but may include (i) the service or repayment of any Indebtedness by an OFNLP 2008 Limited Partner existing at the Effective Date in respect of any of the Approved Purposes; (ii) the service or repayment of any Indebtedness by an OFNLP 2008 Limited Partner incurred by an OFNLP 2008 Limited Partner subsequent to the Effective Date in respect of any capital or operating expenditures of such OFNLP 2008 Limited Partner related to or in furtherance of the Approved Purposes of that OFNLP 2008 Limited Partner; and (iii) consultations, negotiations and dispute resolution processes related to the defence and enforcement of any rights or claims by an OFNLP 2008 Limited Partner in respect of any of the Approved Purposes.

(b) Where, in respect of Indebtedness incurred prior to the Effective Date:

- (i) there is reasonable evidence that the Indebtedness was incurred for one or more of the Approved Purposes referred to in this section 4.2; and
- (ii) the lack of more complete evidence is reasonably attributable to one or more of the period of time that has passed since the incurrence of such Indebtedness, any loss of records due to fire, flood or other reasons beyond an OFNLP 2008 Limited Partner's control or limitations of record-keeping of an OFNLP 2008 Limited Partner due to its limited size, remoteness or lack of financial resources;

then OFNLP 2008 and the Province agree that the Joint Appointee shall resolve any reasonable doubt as to whether or not the Indebtedness was incurred for one or more of the Approved Purposes referred to in this section 4.2.

4.3 First Nations Traditions

The parties acknowledge and agree that in respect of the Limited Partner Distributions, the Approved Purposes are to be interpreted to include within their meaning and scope the cultures, traditions, values, beliefs, methods and practices of First Nations in Ontario, provided that in no event shall any such tradition, value, belief, method or practice override any specific use of funds provisions, or any reporting or accountability provisions, set out in this Agreement.

4.4 Collective Use Monies

Subject to the terms of this Agreement, the OFNLP 2008 Partnership Agreement and any Applicable Laws, the Province and OFNLP 2008 agree that OFNLP 2008 may use, expend or invest the Collective Use Monies for collective investment purposes and initiatives, in the manner and for the purposes approved by the OFNLP 2008 Limited Partners pursuant to the OFNLP 2008 Partnership Agreement. For greater certainty, however, the provisions of sections 4.1 and 4.2 do not apply to the use, expenditure, investment or distribution of income or capital gains from businesses, investment, interest, initiatives or facilities established, acquired, developed or enhanced through the use, expenditure or investment of the Collective Use Monies by OFNLP 2008, provided that the provisions of section 4.2 shall apply to the distributions to the OFNLP 2008 Limited Partners of any flow through or return of Collective Use Monies to an OFNLP 2008 Limited Partner.

4.5 Certain Provisions in Respect of Collective Use Monies

OFNLP and OFNLP 2008 acknowledge and agree that:

- (i) the right of OFNLP 2008 to make a determination to use, expend or invest the Collective Use Monies in accordance with this Article 4 has been included in this Agreement at the specific request of OFNLP and OFNLP 2008;
- (ii) the terms and conditions relating to the administration of the Collective Use Monies will be determined by OFNLP 2008 at a date subsequent to the Effective Date;
- (iii) there is broad diversity in the needs and priorities of the OFNLP Limited Partners and the OFNLP 2008 Limited Partners,

and each of OFNLP and OFNLP 2008 shall and hereby does agree to indemnify and hold harmless the Protected Parties against and from any and all Losses of whatsoever kind, including amounts paid to settle an action (provided such settlement has been consented to by OFNLP 2008, such consent not to be unreasonably withheld) or to satisfy a judgment and including all legal fees and other expenses, which the Protected Parties may sustain or incur or become subject to relating directly or indirectly to, or arising directly or indirectly out of, the use, expenditure, investment or distribution of the Collective Use Monies or any income, proceeds or other monies derived therefrom including, without limitation, any losses, costs, damages, expenses and liabilities arising out of any claim made by or on behalf of one or more OFNLP 2008 Limited Partners, Unsigned First Nations, or any Person that it has sustained a loss or otherwise

been prejudiced by the use, expenditure, investment or distribution of any Collective Use Monies or any income, proceeds or other monies derived therefrom. A Protected Party shall provide prompt written notice to OFNLP and OFNLP 2008 of any notice it receives of assertion of a claim for which the Protected Party is entitled to indemnification under this section 4.5.

4.6 Set-Off by Province

OFNLP and OFNLP 2008 each further agrees that, notwithstanding any other provision in this Agreement or any other remedy which the Province may have under this Agreement or pursuant to Applicable Laws, the full amount of any Losses or Liabilities whatsoever of the Protected Parties relating to or arising out of the use, expenditure, investment or distribution of the Collective Use Monies or any income, proceeds or other monies derived therefrom by OFNLP 2008, or any claim by any OFNLP Limited Partner or any OFNLP 2008 Limited Partner relating thereto or arising therefrom, may be payable by the Province and may be deducted and set off against any payments payable to OFNLP pursuant to the terms of the CRRA and against the \$201 Million Payment and the Monthly Revenue Share Payments, including the Collective Use Monies, payable by the Province to OFNLP 2008 pursuant to the terms of this Agreement. The Province agrees that it will not deduct and set off from and against any such payments any amount of any Losses or Liabilities of the Protected Parties in accordance with this section 4.6 until at least three months from the day that a Protected Party provides notice to OFNLP, OFNLP 2008 or both of them, that the Protected Party claims indemnification from OFNLP, OFNLP 2008 or both of them pursuant to section 4.5.

ARTICLE 5

FIRST NATIONS REPORTING

5.1 Report to OFNLP 2008 by Limited Partners

OFNLP 2008 agrees that the OFNLP 2008 Partnership Agreement shall provide that each OFNLP 2008 Limited Partner which has received a Limited Partner Distribution for an OFNLP 2008 fiscal year shall provide to OFNLP 2008 audited financial statements for the distributions and expenses during such fiscal year within 120 days of the Fiscal Year end. OFNLP 2008 will use reasonable efforts to obtain from each OFNLP 2008 Limited Partner that has received a Limited Partner Distribution, the audited statements in accordance with the terms of the OFNLP 2008 Partnership Agreement. The financial statements shall show the expenses by category as set out in section 4.2(a) and shall be substantially in the form of Schedule 5.1. OFNLP 2008 shall provide a copy of such financial statements to the Joint Appointee within 10 days of receipt thereof.

5.2 OFNLP 2008 Report to Province

- (a) Based on a review of the reports that it has received pursuant to section 5.1 above, OFNLP 2008 shall provide annually within a reasonable time, but not later than 150 days after OFNLP 2008's fiscal year end, (i) to the Province and the Joint Appointee, a report in respect of such Fiscal Year substantially in the form of Schedule 5.2, and (ii) to the Province, a summary report of representative examples of projects, programs or other initiatives to which the OFNLP 2008 Limited Partners have applied the Limited Partner Distributions during such fiscal year.
- (b) If an OFNLP 2008 Limited Partner that has failed to provide the report contemplated in section 5.1 within the time period referred to therein, subsequently delivers the contemplated report to OFNLP 2008, then OFNLP 2008 shall deliver to the Province and the Joint Appointee a supplemental report in relation to that Limited Partner. The supplemental report shall be substantially in the form of Schedule 5.2 and shall be delivered within 30 days of OFNLP 2008 having received the late report from the Limited Partner. Sections 5.2, 5.4, 5.5, 5.6 and Article 9 of this Agreement shall apply to any such supplemental report.
- (c) OFNLP 2008 shall also deliver to the Province and the Joint Appointee within a reasonable time, but not later than 90 days after OFNLP 2008's fiscal year-end, audited financial statements of OFNLP 2008, including a schedule setting forth the specific amount of funds transferred to each OFNLP 2008 Limited Partner during such year and the dates of such distributions and also including a schedule setting forth: (i) the Held Amount attributable to each First Nation in Ontario that was an Unsigned First Nation at the end of such fiscal year; and (ii) the total of the Held Amounts at the end of such fiscal year.
- (d) OFNLP 2008 shall also deliver to the Province and the Joint Appointee within a reasonable time, but not later than 90 days after each fiscal year-end of OFNLP 2008, (i) an audited report for the Collective Use Monies for the fiscal year then ended confirming whether the Collective Use Monies, Investment Income and all other income, proceeds and other monies derived from the Collective Use Monies, were expended or invested in accordance with the terms of this Agreement and the OFNLP 2008 Partnership Agreement (including confirmation that no more than the permitted amount of payments to OFNLP 2008 hereunder were used as Collective Use Monies) and (ii) a summary report of representative examples of projects, programs, expenditures, investments or other initiatives to which OFNLP 2008 has applied such monies during such fiscal year.

5.3 Joint Appointee

- (a) The Province and OFNLP 2008 shall, on or before the Effective Date, and annually thereafter, mutually appoint a person, not in the employ of the Province, OLG or any other Agent of the Province, or of OFNLP, OFNLP 2008, any OFNLP Limited Partner or OFNLP 2008 Limited Partner or any of the First Nations in Ontario, who shall be a certified general or chartered accountant, unless otherwise mutually agreed, to act as the joint appointee of the parties for the purposes of this Agreement (the "Joint Appointee"). The appointment of the Joint Appointee shall be pursuant to and be upon the terms set out in a formal written retainer agreement agreed among the Province, OFNLP 2008 and such Joint Appointee and shall continue until a replacement is appointed by the Province and OFNLP 2008 and such replacement has accepted his or her appointment. If the Province and OFNLP 2008 cannot agree on the appointment of the Joint Appointee or a replacement appointee, then such appointment shall be referred to the Arbitrators pursuant to section 9.2 and such Arbitrators shall have the authority to appoint the Joint Appointee or the replacement appointee. The Joint Appointee will operate with the authority granted to it under and in accordance with the provisions of this Agreement and the formal written retainer agreement with the Joint Appointee shall provide that the Joint Appointee shall perform the duties and obligations of the Joint Appointee set out in this Agreement.

- (b) The reasonable costs and expenses of the Joint Appointee will be paid by the Province in accordance with the budget agreed to pursuant to section 5.3(c). The Joint Appointee will submit detailed invoices setting out his or her costs and expenses which will be reviewed by the Province and, subject to dispute of such costs and expenses by the Province, the Province shall pay such costs and expenses.
- (c) The Province and OFNLP 2008 shall agree on a budget providing for the costs and expenses of the Joint Appointee for each Fiscal Year prior to the end of the Preceding Fiscal Year.
- (d) Failure by the Province and OFNLP 2008 to agree on a Joint Appointee or a budget in respect thereof prior to the end of each Fiscal Year are matters which shall be referred directly to and determined by the Arbitrators under section 9.2.

5.4 Joint Appointee Investigation

- (a) OFNLP 2008 shall provide the Joint Appointee with copies of the reports referred to in section 5.1 (subject to prior receipt of same by OFNLP 2008), in accordance with the terms thereof.
- (b) The Joint Appointee shall be entitled to make reasonable inquiries of, and to request for inspection, any document which, in the opinion of the Joint Appointee is or may be relevant, from OFNLP 2008 or, subject to this section 5.4, an OFNLP 2008 Limited Partner that has received distributions from OFNLP 2008. Where the Joint Appointee wishes to obtain relevant information or documents from an OFNLP 2008 Limited Partner, the Joint Appointee shall first request OFNLP 2008 to obtain the information and documents. If the Joint Appointee makes such a request of OFNLP 2008, OFNLP 2008 shall make such request of the OFNLP 2008 Limited Partner. If the Joint Appointee, after the request or delivery, or both, of the requested information and documents from the OFNLP 2008 Limited Partner as provided through OFNLP 2008, determines that a direct approach to the Limited Partner is required to obtain further information or documents, the Joint Appointee may request such information and documents directly from the OFNLP 2008 Limited Partner.
- (c) Without prejudice to any other provision of this Agreement, refusal on the part of OFNLP 2008 or an OFNLP 2008 Limited Partner that has received distributions from OFNLP 2008 to provide the documents referred to in this section 5.4 or to respond to the reasonable inquiries made by the Joint Appointee in a timely manner will constitute a violation of this Agreement for which a remedy may be sought by the Province under Article 9. A failure by OFNLP 2008 to deliver information which it has not received shall not be a refusal by OFNLP 2008 for the purposes of this section 5.4.
- (d) All information, records or documents provided to the Joint Appointee will be treated by the Joint Appointee as confidential and not disclosed to any party to this Agreement or to any other Person except as specifically required by the terms of this Agreement or the terms of the formal written retainer agreement with the Joint Appointee or for the purposes of recommending (where appropriate) the identification of a Dispute under Article 9 or the determination of a dispute under Article 9.

5.5 Joint Appointee Report

- (a) The Joint Appointee shall deliver to OFNLP 2008 and the Province within 12 months of his or her appointment and at least annually thereafter within 150 days of such annual period, and more frequently as contemplated pursuant to section 5.5(b), a report setting out, based on the reports and inquiries set forth in section 5.4:
 - (i) whether each OFNLP 2008 Limited Partner has provided to OFNLP 2008 audited financial statements in accordance with section 5.1;
 - (ii) whether OFNLP 2008 has provided to the Province financial statements and the reports in accordance with section 5.2;
 - (iii) whether the review conducted by the Joint Appointee has resulted in the discovery of information that there has been non-compliance with Article 4 or Article 5 of this Agreement; and
 - (iv) such other information as the parties may agree.
- (b) The report contemplated in section 5.5(a) may be delivered more frequently if (i) the Joint Appointee, in his or her reasonable opinion, deems it necessary or appropriate; (ii) a party to the Agreement requests that the Joint Appointee make more frequent reports and the Joint Appointee acting reasonably agrees; or (iii) OFNLP 2008 and the Province agree to the delivery of the report on a more frequent basis.

5.6 Policies and Procedures for Reporting

OFNLP 2008 may develop policies and procedures relating to permitted expenditures and the characterization thereof for the purposes of sections 4.2 and 4.4, respectively, including greater specifications as to approved expenditures for the purposes set forth in those sections. If the Province has provided its written approval of such policies and procedures, the Joint Appointee shall, to the extent these policies and procedures are applicable, apply such policies and procedures in the Joint Appointee's review under section 5.4. The parties agree that such policies and procedures shall not amend the provisions relating to statements and reports in this Article 5.

5.7 Provincial Review of Reports

The Province shall be entitled to submit any concerns it may have with respect to the reports contemplated by sections 5.1, 5.2 and 5.5 within 60 days after its receipt of the Joint Appointee's report under section 5.5. If the Province does not submit any concerns in respect of such reports within such 60 day period, then the Province shall not be entitled to object to or take issue with any matter arising out of this Agreement in respect of the Fiscal Year and entities to which such reports relate.

5.8 Code of Reporting

Subject to Applicable Laws, the parties agree and acknowledge that the provisions of this Article 5 satisfy and are exhaustive of all requirements and rights of the Province in respect of the requirements for reporting and the provision of information regarding the investment, distribution and expenditure of monies received by OFNLP 2008 and the OFNLP 2008 Limited Partners pursuant to this Agreement.

5.9 Operations of OFN 2008 General Partner

OFNLP 2008 agrees with the Province that the OFN 2008 Shareholders' Agreement provides and shall continue to provide that the operations of OFN 2008 General Partner shall be conducted in accordance with the Business Corporations Act (Ontario) and, subject thereto, the terms of the OFN 2008 Shareholders' Agreement.

5.10 Books and Records and Financial Statements

OFNLP 2008 agrees with the Province that it will maintain adequate books of account and records, and that it will provide to the Limited Partners audited financial statements and such other information as the OFNLP 2008 Partnership Agreement or Applicable Laws may require. OFNLP 2008 represents and warrants to the other parties that section 9.5 of the OFNLP 2008 Partnership Agreement provides, and shall continue to provide during the Initial Term and the Renewal Term, that each OFNLP 2008 Limited Partner shall make such audited financial statements and other reports and information relating to this Agreement available to individual band members of such OFNLP 2008 Limited Partner for review upon reasonable notice of any request by such band member on the terms set forth therein.

ARTICLE 6**CASINO RAMA****6.1 Casino Rama Reserve Accounts**

- (a) OLG commits that during the period commencing on the date of Closing and ending on March 31, 2011, it will maintain the Operating Reserve at an amount no greater than \$30 million and will maintain the Capital Renewals Reserve Account at an amount equal to the annual approved Capital Renewals Budget for the applicable fiscal year, with the uncommitted (non-budgeted) amount of the Capital Renewals Reserve at the end of each fiscal year not to exceed \$5 million and with any amounts in excess of such \$5 million at the end of each fiscal year during such time period to be distributed pursuant to and in accordance with the terms of the CRRA.
- (b) OLG commits to manage the Capital Renewals Reserve and the Operating Reserve in a manner that is consistent with the purposes for which the reserves were established under the DOA and the reasonable business requirements of Casino Rama. OLG commits to discuss proposed Capital Renewals pertaining to Casino Rama with OFNLP and to consider OFNLP's concerns in OLG's approval of the Capital Renewals Budget(s) in each Fiscal Year up to and including Fiscal Year 2012. For greater certainty neither OFNLP nor OFNLP 2008 shall have an approval right over the Capital Renewals Budget(s) pertaining to Casino Rama and the discussion of the Capital Renewals Budget(s) described above shall be governed by the confidentiality provisions of the CRRA.

6.2 Casino Rama Revenue Agreement

- (a) Except as specifically set out in this Agreement, this Agreement is without prejudice to:
 - (i) the Province's, OLG's and OFNLP's rights or obligations under the CRRA for the period from the Effective Date to and including March 31, 2011, including OFNLP's right to receive payments from OLG of On-Going Net Revenues in accordance with and subject to the terms of the CRRA;
 - (ii) any right, claim or entitlement that OFNLP may have to all or any part of the 35% Allocation for any period prior to the Effective Date and for the period from the Effective Date to and including March 31, 2011; or
 - (iii) subject to the time limitations set out in sections 6.2(a)(i), 6.2(a)(ii) and subject to sections 6.2(b) and 6.2(g), any rights, claims or defences that any of OFNLP, the Province or OLG may have in respect of the 35% Litigation.
- (b) Notwithstanding the provisions of section 6.2(a), OFNLP shall not, nor shall it be entitled to:
 - (i) direct the payment of, or purport to direct the payment of;
 - (ii) settle any claim in respect of, or purport to settle any claim in respect of; or
 - (iii) convey, transfer or assign to any Person, or purport to convey, transfer or assign to any Person;

all or any part of the 35% Allocation or any right, title or interest in and to the 35% Allocation, including any right to receive all or any part of the 35% Allocation pursuant to the CRRA, nor shall it be entitled to receive all or any part of the 35% Allocation, in respect of the period from and after April 1, 2011.
- (c) The parties acknowledge that the CRRA and the DOA will, subject to their respective terms and conditions, remain in force at least until and including March 31, 2011.
- (d) OLG shall continue to comply with its obligations and have the benefit of its rights under the DOA for the period from the Effective Date until and including March 31, 2011 in accordance with and subject to the terms and conditions of the DOA.

- (e) OLG shall continue to comply with its obligations and have the benefit of its rights under the CRRA for the period from the Effective Date until and including March 31, 2011 in accordance with and subject to the terms and conditions of the CRRA.
- (f) OFNLP shall continue to comply with its obligations and have the benefit of its rights under the CRRA for the period from the Effective Date to and including March 31, 2011 in accordance with and subject to the terms and conditions of the CRRA.
- (g) Save and except as set out in section 6.2(a) but subject to section 6.2(b) and save and except for the rights of OFNLP under the CRRA for the period up to and including March 31, 2011 and its rights to participate in any distribution of monies pursuant to section 6.2 of the DOA upon the wind down of Casino Rama, OFNLP shall and hereby does, with effect as of April 1, 2011, irrevocably and unconditionally abandon, relinquish and release all of its rights, title and interest in and to or arising under the CRRA, including OFNLP's right to receive payments pursuant to the terms of the CRRA and all rights and the obligations of OFNLP under the CRRA shall terminate with effect on such date.

ARTICLE 7

REPRESENTATIONS AND WARRANTIES

7.1 Representations and Warranties By OFNLP

OFNLP and OFN General Partner, as general partner of OFNLP, represent and warrant to the Province and OLG as follows and acknowledge that the Province and OLG are relying on such representations and warranties in entering into this Agreement and performing their respective obligations hereunder:

- (a) OFN General Partner is a corporation duly incorporated and organized and validly existing under the laws of the Province of Ontario and is the general partner of OFNLP.
- (b) The First Nations in Ontario that are shareholders of OFN General Partner own beneficially and directly all of the issued and outstanding shares of OFN General Partner.
- (c) OFNLP is a limited partnership duly formed and validly existing under the laws of the Province of Ontario.
- (d) The First Nations in Ontario that are limited partners of OFNLP own beneficially and legally all of the limited partnership units of OFNLP.
- (e) Each of OFNLP and OFN General Partner has all necessary capacity, corporate and/or partnership power and authority to enter into and to carry out the provisions of this Agreement on its own behalf and on behalf of OFNLP and the OFNLP Limited Partners and this Agreement has been duly authorized, executed and delivered by OFNLP and constitutes a legal, valid and binding obligation enforceable against OFNLP, and against OFN General Partner as general partner of OFNLP, and against the OFNLP Limited Partners, in accordance with the terms of this Agreement, subject to exceptions as to bankruptcy and the availability of equitable remedies.
- (f) Neither the execution and delivery of this Agreement by OFNLP, nor the performance of or compliance with the terms and conditions of this Agreement by OFNLP, and OFN General Partner conflicts with or will result in a breach of any of the terms, conditions or provisions of, or constitutes a default under, the constating documentation of any of OFN General Partner or OFNLP, including the OFNLP Partnership Agreement, the OFN Shareholders' Agreement, or any other agreement or instrument to which either of them is a party or by which either of them is bound.

7.2 Representations and Warranties By OFNLP 2008

OFNLP 2008 and OFN 2008 General Partner, as general partner of OFNLP 2008, represent and warrant to the Province and OLG as follows and acknowledge that the Province and OLG are relying on such representations and warranties in entering into this Agreement and performing their respective obligations hereunder:

- (a) OFN 2008 General Partner is a corporation duly incorporated and organized and validly existing under the laws of the Province of Ontario and is the general partner of OFNLP 2008.
- (b) The First Nations in Ontario that are shareholders of OFN 2008 General Partner own beneficially and directly all of the issued and outstanding shares of OFN 2008 General Partner.
- (c) OFNLP 2008 is a limited partnership duly formed and validly existing under the laws of the Province of Ontario.
- (d) The First Nations in Ontario that are Limited Partners of OFNLP 2008 own beneficially and directly all of the limited partnership units of OFNLP 2008.
- (e) Each of OFNLP 2008 and OFN 2008 General Partner has all necessary capacity, corporate and/or partnership power and authority to enter into and to carry out the provisions of this Agreement on its own behalf and on behalf of OFNLP 2008 and the OFNLP 2008 Limited Partners and this Agreement has been duly authorized, executed and delivered by OFNLP 2008 and OFN General Partner on behalf of OFNLP 2008 and constitutes a legal, valid and binding obligation enforceable against OFNLP 2008 and against OFN 2008 General Partner, as general partner of OFNLP 2008 and against the OFNLP 2008 Limited Partners, in accordance with the terms of this Agreement, subject to exceptions as to bankruptcy and the availability of equitable remedies.

- (f) Neither the execution and delivery of this Agreement by OFNLP 2008 and OFN 2008 General Partner on behalf of OFNLP 2008, nor the performance of or compliance with the terms and conditions of this Agreement by OFNLP 2008 and OFN 2008 General Partner on behalf of OFNLP 2008, conflicts with or will result in a breach of any of the terms, conditions or provisions of, or constitutes a default under, the constating documentation of any of OFNLP 2008 or OFN 2008 General Partner, including the OFNLP 2008 Partnership Agreement, the OFN 2008 Shareholders' Agreement, or any other agreement or instrument to which either of them is a party or by which either of them is bound.

7.3 Representations and Warranties By the Province

The Province represents and warrants to OFNLP and OFNLP 2008, and acknowledges that OFNLP and OFNLP 2008 are relying on such representations and warranties in entering into this Agreement, that the Province has all necessary capacity, power and authority to enter into and to carry out the provisions of this Agreement and this Agreement has been duly authorized, executed and delivered by the Province and constitutes a legal, valid and binding obligation enforceable against the Province in accordance with the terms of this Agreement, subject to the *Financial Administration Act*, the availability of equitable remedies in favour of the Crown, the limited availability of equitable remedies against the Crown, the *Proceedings Against the Crown Act* (Ontario) and the limitations with respect to the enforcement of remedies against sovereign entities and their agencies, including the qualifications that a court of Ontario may not, against the Province, grant an injunction, make an order for specific performance, make an order for recovery or delivery of real or personal property or issue execution or attachment or process in the nature thereof other than garnishment in limited circumstances.

7.4 Representations and Warranties By OLG

OLG represents and warrants to OFNLP and OFNLP 2008 as follows and acknowledges that OFNLP and OFNLP 2008 are relying on such representations and warranties in entering into this Agreement:

- (a) OLG is a Crown agency duly established and organized under the laws of the Province of Ontario.
- (b) OLG has all necessary capacity, power and authority to enter into and to carry out the provisions of this Agreement and this Agreement has been duly authorized, executed and delivered by OLG and constitutes a legal, valid and binding obligation enforceable against OLG in accordance with the terms of this Agreement, subject to the availability of equitable remedies and the *Proceedings Against the Crown Act* (Ontario), including the qualifications that a court of Ontario may not, against the Province, grant an injunction, make an order for specific performance, make an order for recovery or delivery of real or personal property or issue execution or attachment or process in the nature thereof other than garnishment in limited circumstances.
- (c) Neither the execution and delivery of this Agreement nor the performance of or compliance with the terms and conditions of this Agreement by OLG will conflict with or result in a breach of any of the terms, conditions or provisions of, or constitute a default under, the constating documentation of OLG, including the OLGC Act and the regulations thereunder.

7.5 OFNLP and OFNLP 2008 Not to Take Actions

Subject to section 10.10, each of OFNLP, OFNLP 2008, the Province and OLG covenants that it shall not, from and after the Effective Date, do any things or take any actions as may cause the representations and warranties of such party in this Agreement to become untrue or incorrect from and after the Effective Date.

7.6 Survival of Representations and Warranties

The representations and warranties of each of OFNLP, OFNLP 2008, the Province and OLG contained in this Article 7 shall survive the Closing and the expiration of each of the Initial Term and the Renewal Term and the termination of this Agreement, without time limit.

ARTICLE 8

TERM AND DEFAULT

8.1 Initial Term

The initial term (the "Initial Term") of this Agreement shall commence upon the Effective Date and shall include all days up to but not including the date that is the 20th anniversary of the Effective Date, unless terminated earlier.

8.2 Renewal Term

Commencing on the date that is one year prior to the commencement date of the Renewal Term, OFNLP 2008 and the Province shall negotiate in good faith what amendments, if any, should be made to this Agreement (as may have been amended from time to time during the Initial Term) for the Renewal Term. If OFNLP 2008 and the Province cannot agree on what amendments, if any, should be made to this Agreement for the Renewal Term, then this Agreement shall continue in force and effect, unamended, during the Renewal Term, unless terminated earlier.

8.3 Mutual Intention of the Province and First Nations in Ontario

Provided that the Province is actively involved, directly or indirectly, in conducting and managing Lottery Schemes at the time, and such involvement generates revenues for the final account of the Province or Agents of the Province, the Province and OFNLP 2008 agree that they shall, no later than 18 months prior to the end of the Renewal Term, negotiate in good faith a new gaming financial arrangement taking into account the circumstances in the gaming market in Ontario at that time and other relevant circumstances.

8.4 Events of Default by OFNLP

Each of the following will constitute an Event of Default by OFNLP (each, an **“OFNLP Event of Default”**):

- (a) OFNLP fails to perform or comply with any of its covenants, obligations or agreements set forth in this Agreement and such failure is not remedied within 60 days after receipt by OFNLP of written notice of such failure from the Province or OLG, provided that, in the event that such failure is capable of being remedied but is not capable of being remedied within such 60 day period, then such period shall be extended for a period not to exceed 180 days from the date OFNLP receives written notice of such failure as may be required in order to permit OFNLP to remedy such failure and so long as OFNLP is diligently acting to remedy such failure during such 180 day period.
- (b) Any representation and warranty made by OFNLP in this Agreement is not true or correct in any material respect when made or ceases to remain true and correct and is not made true or correct in all material respects within 60 days after receipt by OFNLP of written notice of such fact from the Province or OLG, provided that, if such representation and warranty is capable of being made true and correct in all material respects but is not capable of being made true and correct within such 60 day period, then such period shall be extended for a period not to exceed 180 days from the date OFNLP receives written notice of such fact as may be required in order to permit OFNLP to correct such breach and so long as OFNLP is diligently acting to correct such breach during such 180 day period.

8.5 Events of Default by OFNLP 2008

Each of the following will constitute an Event of Default by OFNLP 2008 (each, an **“OFNLP 2008 Event of Default”**):

- (a) OFNLP 2008 fails to perform or comply with any of its covenants, obligations or agreements set forth in this Agreement or any of the corresponding provisions in the OFNLP 2008 Partnership Agreement and such failure is not remedied within 60 days after receipt by OFNLP 2008 of written notice of such failure from the Province or OLG, provided that, in the event that such failure is capable of being remedied but is not capable of being remedied within such 60 day period, then such period shall be extended for a period not to exceed 180 days from the date OFNLP 2008 receives written notice of such failure as may be required in order to permit OFNLP 2008 to remedy such failure and so long as OFNLP 2008 is diligently acting to remedy such failure during such 180 day period.
- (b) Any representation and warranty made by OFNLP 2008 in this Agreement is not true or correct in any material respect when made or ceases to remain true and correct and is not made true or correct in all material respects within 60 days after receipt by OFNLP 2008 of written notice of such fact from the Province or OLG, provided that, if such representation and warranty is capable of being made true and correct in all material respects but is not capable of being made true and correct within such 60 day period, then such period shall be extended for a period not to exceed 180 days from the date OFNLP 2008 receives written notice of such fact as may be required in order to permit OFNLP 2008 to correct such breach and so long as OFNLP 2008 is diligently acting to correct such breach during such 180 day period.
- (c) OFNLP 2008 conducts, manages or participates directly or indirectly in any manner whatsoever in, including as legal, beneficial or equity owner of, or as financier or as operator of or supplier to, the ownership, establishment, maintenance or operation of any facility, scheme or business entity or relationship for the purposes of carrying on, or that is carrying on, Casino Gaming in the Province of Ontario, other than pursuant to and in accordance with Applicable Laws.

8.6 Casino Gaming Default of OFNLP 2008 Limited Partners

The OFNLP 2008 Partnership Agreement shall include a provision corresponding to this section 8.6 to the effect, and each OFNLP 2008 Limited Partner shall acknowledge in the OFNLP 2008 Partnership Agreement that they are bound by such provision by becoming an OFNLP 2008 Limited Partner, that in the event that any OFNLP 2008 Limited Partner:

- (a) conducts, manages or participates directly or indirectly in any manner whatsoever in, including as legal, beneficial or equity owner of, or as financier or operator of or supplier to, the ownership, establishment, maintenance or operation of any facility, scheme or business entity or relationship established for the purposes of carrying on, or that is carrying on, Casino Gaming in the Province of Ontario other than pursuant to and in accordance with Applicable Laws; or
- (b) authorizes, permits or acquiesces to the carrying on by any Person of Casino Gaming on a reserve or reserves of that OFNLP 2008 Limited Partner in the Province of Ontario, other than pursuant to and in accordance with Applicable Laws,

then such OFNLP 2008 Limited Partner shall be in default of this Agreement and the OFNLP 2008 Limited Partnership Agreement and the suspension and forfeiture provisions of section 9.5 of this Agreement shall apply to such OFNLP 2008 Limited Partner and the Limited Partners Distribution of such OFNLP 2008 Limited Partner.

8.7 Events of Default by the Province

Each of the following will constitute an Event of Default by the Province (each, a **“Province Event of Default”**):

- (a) The Province fails to make any payment, or cause any payment to be made, when due as required under this Agreement, if such failure is not remedied within ten Business Days after receipt by the Province of written notice of such failure from OFNLP or OFNLP 2008.
- (b) The Province fails to perform any of its covenants or obligations set forth in this Agreement (except as referred to in section 8.7(a)) and such failure is not remedied within 60 days after receipt by the Province of written notice of such failure from OFNLP or OFNLP 2008, provided that, in the event that such failure is capable of being remedied but is not capable of being remedied within such 60 day period, then such period shall be extended for a period not to exceed 180 days from the date the Province receives written notice of such failure as may be required in order to permit the Province to remedy such failure and so long as the Province is diligently acting to remedy such failure during such 180 day period.

- (c) Any representation and warranty made by the Province in this Agreement is not true or correct in any material respect when made or ceases to remain true and correct and is not made true or correct in all material respects within 60 days after receipt by the Province of written notice of such fact from OFNLP or OFNLP 2008, provided that, if such representation and warranty is capable of being made true and correct in all material respects but is not capable of being made true and correct within such 60 day period, then such period shall be extended for a period not to exceed 180 days from the date the Province receives written notice of such fact as may be required in order to permit the Province to correct such breach and so long as the Province is diligently acting to correct such breach during such 180 day period.

8.8 Events of Default by OLG

Each of the following will constitute an Event of Default by OLG (each, an “**OLG Event of Default**”):

- (a) Subject to section 10.8(b), OLG fails to perform any of its covenants or obligations set forth in this Agreement and such failure is not remedied within 60 days after receipt by OLG of written notice of such failure from OFNLP or OFNLP 2008, provided that, in the event that such failure is capable of being remedied but is not capable of being remedied within such 60 day period, then such period shall be extended for a period not to exceed 180 days from the date OLG receives written notice of such failure as may be required in order to permit OLG to remedy such failure and so long as OLG is diligently acting to remedy such failure during such 180 day period.
- (b) Any representation and warranty made by OLG in this Agreement is not true or correct in any material respect when made or ceases to remain true and correct and is not made true or correct in all material respects within 60 days after receipt by OLG of written notice of such fact from OFNLP or OFNLP 2008, provided that, if such representation and warranty is capable of being made true and correct in all material respects but is not capable of being made true and correct within such 60 day period, then such period shall be extended for a period not to exceed 180 days from the date OLG receives written notice of such fact as may be required in order to permit OLG to correct such breach and so long as OLG is diligently acting to correct such breach during such 180 day period.

8.9 Joint Responsibility of Province and OFNLP 2008

The Province and OFNLP 2008 acknowledge that they will endeavor to work together co-operatively within their respective spheres of responsibility to address to the extent possible the actions of an OFNLP 2008 Limited Partner described in section 8.6 (a) or (b) and, to the extent possible, to share information with each other to address such actions.

8.10 Remedies

Upon the occurrence of an Event of Default, a non-defaulting party's remedies shall be those provided in this Agreement or, subject to the terms of this Agreement, including Article 9, as otherwise may be available to such non-defaulting party under Applicable Laws.

ARTICLE 9

DISPUTE RESOLUTION

9.1 Notice of Dispute

In the event any dispute, claim, difference or question (a “**Dispute**”) arises among any of the parties concerning the construction, meaning, effect, implementation of or compliance with Article 2 (save and except for any dispute arising out of or in connection with the provisions of section 2.5), Article 4, Article 5 or Article 8 (save and except for any dispute arising out of or in connection with the provisions of sections 8.2 or 8.3) of this Agreement and a party wishes to resolve such matter, then such party shall provide notice to the other parties of same. The parties receiving such notice shall have a reasonable period of time to consider and, if it believes fit, address the matter or discuss the concern with the party giving the notice, such period not to exceed 45 days. If the matter is addressed to the reasonable satisfaction of the party giving the notice within such 45 day period, the Dispute shall be deemed to be resolved and shall not be the basis for further remedies or termination of this Agreement under sections 9.5 or 9.6.

9.2 Dispute Resolution

In the event that an acceptable resolution of the Dispute is not achieved pursuant to section 9.1 and the party giving notice wishes to resolve the matter, then the matter shall be referred for determination in accordance with Schedule 9.2, which sets out the sole and exclusive procedure for the resolution of such Disputes. The award of any arbitration shall be appealable by the parties to the appropriate Ontario court on questions of law, or questions of mixed fact and law, including, without limitation, matters of process and procedure. The Arbitrators, as part of their award, may award costs of the arbitration, in their discretion, having regard to the success achieved, the good faith of the parties, the encouragement of good faith discussions to resolve matters and other relevant factors.

9.3 Remedy

In the event that any party does not comply with any final decision of the Arbitrators, then the other party or parties hereto may in its or their discretion take such steps as are reasonably necessary and proportionate to enforce the decision of the Arbitrators in accordance with Applicable Laws.

9.4 Expedited Procedure for Suspension of Limited Partner Distributions

- (a) Notwithstanding sections 9.1 and 9.2, in the event the Joint Appointee does not receive one or more of the financial statements required to be provided to OFNLP 2008 pursuant to section 5.1 within the time specified in such section, the provisions of sections 9.4(b) through 9.4(d) shall apply. For the purposes of this section 9.4, an OFNLP 2008 Limited Partner shall have failed to deliver a report and the Joint Appointee shall not have received same, if, within the permitted time frame, such OFNLP 2008 Limited Partner:

- (i) fails to respond to the requirement for a report;
 - (ii) delivers a report which, on the face of it, does not appear to the Joint Appointee, acting reasonably, to provide a response to substantially all the content requirements of the report; or
 - (iii) delivers a report that contains a qualified review by the auditors of the OFNLP 2008 Limited Partner and the qualification relates to the Limited Partner Distributions received by the OFNLP 2008 Limited Partner unless the Province, for such period specified by the Province, agrees in writing that this requirement does not apply.
- (b) The Joint Appointee shall provide notice to OFNLP 2008 and the Province regarding any non-compliance by any OFNLP 2008 Limited Partner with the reporting obligations contemplated in section 5.1 forthwith, but no later than 30 days after the Joint Appointee has determined that such non-compliance has occurred. OFNLP 2008 shall forthwith, but no later than 30 days after receiving notice from the Joint Appointee, attempt to obtain the financial statements contemplated by section 5.1 from the OFNLP 2008 Limited Partner which is in non-compliance with the obligations set out in such section. In the event OFNLP 2008 obtains the financial statements within such 30-day period, OFNLP 2008 shall provide these financial statements to the Joint Appointee forthwith upon receipt thereof and shall provide the Province and the Joint Appointee with a supplemental report as contemplated in section 5.2.
- (c) In the event OFNLP 2008 does not obtain the financial statements within the 30-day period contemplated in section 9.4(b), OFNLP 2008, the Province and the Joint Appointee shall consult in good faith to discuss the non-compliance of such OFNLP 2008 Limited Partner with the obligations set out in section 5.1 and possible remedial action which could take place to address it. Such consultation shall be completed within 30 days of the last day of the 30 day period contemplated in section 9.4(b).
- (d) Unless OFNLP 2008 and the Province otherwise agree, where the Joint Appointee has not received the financial statements of the OFNLP 2008 Limited Partner by the expiry date of the time period set out in section 9.4(c), OFNLP 2008 shall forthwith suspend any distributions to such OFNLP 2008 Limited Partner to be made pursuant to the OFNLP 2008 Partnership Agreement. Such suspension shall continue in effect until such time as the Joint Appointee provides notice to OFNLP 2008 and the Province that the financial statements required to be provided pursuant to section 5.1 hereof have in fact been provided or such earlier time as the Province in its discretion may determine.
- (e) Without limiting the obligations of OFNLP 2008 to suspend distributions in accordance with the terms of section 9.4(d), the parties agree that notwithstanding that such suspension of distributions pursuant to section 9.4(d) may have occurred and may remain in effect, such suspension of distributions pursuant to section 9.4(d) is without prejudice to the right of OFNLP 2008 to submit the question of whether or not an OFNLP 2008 Limited Partner has failed to comply with the reporting obligations contemplated by section 5.1 to the dispute resolution process under sections 9.1 and 9.2.

9.5 Suspension and Forfeiture of Payments

- (a) Following a decision of the Arbitrators that (i) any of the Limited Partner Distributions is not being applied by an OFNLP 2008 Limited Partner for the Approved Purposes and otherwise in compliance with section 4.2, or (ii) that an OFNLP 2008 Limited Partner is in breach of or not in compliance with the provisions of section 5.1 or has acted in a manner described in sections 8.6(a) or (b) of this Agreement (and the corresponding provisions in the OFNLP 2008 Partnership Agreement), then the Province shall be entitled to require the Arbitrators to, and the Arbitrators shall, direct OFNLP 2008 to forthwith suspend any distributions to such OFNLP 2008 Limited Partner pursuant to the OFNLP 2008 Partnership Agreement on such terms and for such time as the Province in its discretion may determine. Following a decision of the Arbitrators that OFNLP 2008 is in breach of or not in compliance with the provisions of either of sections 5.2 or 8.5(c) of this Agreement, then the Province shall be entitled to suspend any payments payable to OFNLP 2008 pursuant to Article 2 of this Agreement, on such terms and for such time as the Province in its discretion may determine.
- (b) In the event of a suspension of distributions to an OFNLP 2008 Limited Partner pursuant to section 9.4(d) or 9.5(a): (i) upon such OFNLP 2008 Limited Partner correcting its breach or failure to comply, such OFNLP 2008 Limited Partner shall be entitled to receive its suspended distributions from OFNLP 2008 and shall again be entitled to receive regular distributions from OFNLP 2008 pursuant to section 4.2, provided that; (ii) if, after the date that is 180 days from and after the date that the Arbitrators directed OFNLP 2008 to suspend distributions to such OFNLP 2008 Limited Partner pursuant to section 9.5(a) or the date that OFNLP 2008 suspended distributions to such OFNLP 2008 Limited Partner pursuant to section 9.4(d), as the case may be, such OFNLP 2008 Limited Partner has failed to remedy the breach or to comply with the provisions of section 4.2 or the reporting obligations of Article 5, then such OFNLP 2008 Limited Partner shall have forfeited its right to receive any suspended Limited Partner Distributions and any further Limited Partner Distributions and, subject to section 9.5(c) below, OFNLP 2008 shall be entitled to distribute to the remaining OFNLP 2008 Limited Partners that are not subject to a suspension or forfeiture of Limited Partner Distributions, the amount of such suspended Limited Partner Distributions and any further Limited Partner Distributions to which such OFNLP 2008 Limited Partner would be entitled pursuant to the terms of this Agreement and the OFNLP 2008 Partnership Agreement but for such forfeiture. Notwithstanding the foregoing, but subject to section 9.5(c) where a breach or failure to comply with any of the provisions referred to in section 9.4(d) or section 9.5(a) by an OFNLP 2008 Limited Partner cannot reasonably be corrected in respect of such breach or failure to comply, and without limiting the terms or application of this Section 9.5(b) in respect of such breach or failure to comply or in respect of any future breach or failure to comply, then OFNLP 2008, the OFNLP 2008 Limited Partner and the Province shall discuss a consequence other than forfeiture of Limited Partner Distributions should a forfeiture appear to such parties to be inappropriate given the nature of the breach or failure to comply.

- (c) Notwithstanding the terms of section 9.5(b) if, in the event of a suspension of distributions to an OFNLP 2008 Limited Partner as a result of such OFNLP 2008 Limited Partner acting in a manner described in sections 8.6(a) or (b) (and the corresponding section of the OFNLP 2008 Partnership Agreement) (i) upon such OFNLP 2008 Limited Partner ceasing to act in a manner described in sections 8.6(a) or (b) such OFNLP 2008 Limited Partner shall be entitled to receive its suspended distributions from OFNLP 2008 and shall again be entitled to receive regular distributions from OFNLP 2008 pursuant to section 4.2, provided that; (ii) if, after the date that is 180 days from and after the date that the Arbitrators directed OFNLP 2008 to suspend distributions to such OFNLP 2008 Limited Partner pursuant to section 9.5(a) such OFNLP 2008 Limited Partner continues to act in a manner described in sections 8.6 (a) or (b) (and the corresponding section of the OFNLP 2008 Partnership Agreement), then such OFNLP 2008 Limited Partner shall have forfeited its right to receive the suspended Limited Partner Distributions and any further Limited Partner Distributions and OFNLP 2008 shall pay the amount of such suspended Limited Partner Distributions, and any further Limited Partner Distributions to which such OFNLP 2008 Limited Partner would be entitled pursuant to the terms of this Agreement and the OFNLP 2008 Partnership Agreement but for such forfeiture, into a segregated account maintained by the OFNLP 2008 with a major chartered bank in Canada which shall bear a competitive rate of interest. Any and all payments of any monies from such account, except for fees payable to the bank or payments required by Applicable Laws, shall be made either with the approval of the Province or in accordance with this Agreement. OFNLP 2008 shall distribute to the remaining OFNLP 2008 Limited Partners that are not subject to a suspension or forfeiture of Limited Partner Distributions, the amount of such suspended Limited Partner Distributions plus interest and any further Limited Partner Distributions to which such OFNLP 2008 Limited Partner would be entitled pursuant to the terms of this Agreement and the OFNLP 2008 Partnership Agreement but for such forfeiture. The approval of the Province for payments from such account shall not be unreasonably withheld and shall be provided where such payments are made in accordance with this Agreement and the OFNLP 2008 Partnership Agreement.
- (d) Notwithstanding sections 9.5(b) and 9.5(c), if the decision of the Arbitrators described in section 9.5(a) is overturned on appeal, OFNLP 2008 may repay suspended or forfeited Limited Partner Distributions to the OFNLP 2008 Limited Partner affected by the decision, in such amount and pursuant to such timing as it deems appropriate given the suspension and forfeiture provisions in sections 9.4(d), 9.5(a), 9.5(b) and 9.5(c) and such OFNLP 2008 Limited Partner shall again be entitled to receive future Limited Partner Distributions pursuant to this Agreement and the OFNLP 2008 Partnership Agreement.
- (e) In the event of a suspension of payments to OFNLP 2008 pursuant to section 9.5(a): (i) upon OFNLP 2008 correcting its failure to comply, OFNLP 2008 shall be entitled to receive its suspended payments and shall again be entitled to receive regular payments in accordance with Article 2, provided that; (ii) if, after the date that is 180 days from and after the date that the Province suspended pursuant to section 9.5(a) payments payable to OFNLP 2008 pursuant to Article 2 OFNLP 2008 has failed to remedy its breach or failure to comply with the provisions of section 8.5(c), then OFNLP 2008 shall have forfeited its right to receive the suspended payments and any further payments of the monies under this Agreement and the Province shall, during the remainder of the period up to but not including the date that is the 25th anniversary of the Effective Date, distribute the payments provided for in Article 2 of this Agreement directly to the First Nations in Ontario that are at that time entitled to receive Limited Partner Distributions, on a fair and reasonable basis and after good faith consultations with First Nations in Ontario. The terms of the distribution of such payments directly to the First Nations in Ontario by the Province shall be, to the extent reasonably possible, consistent with the payment, distribution, use and reporting terms of this Agreement and the OFNLP 2008 Partnership Agreement.

9.6 Right to Terminate

- (a) The Province may, by notice in writing provided on and subject to the terms and conditions contained in this section 9.6, terminate this Agreement in the event that there has been (i) an OFNLP Event of Default or (ii) an OFNLP 2008 Event of Default.
- (b) The Province's right to terminate this Agreement under this section 9.6 shall be subject to the Province having provided appropriate notices of such OFNLP Event of Default or OFNLP 2008 Event of Default in accordance with this Agreement, and any periods for addressing such non-compliance provided by this Agreement having expired without cure or compliance having been effected within such periods.
- (c) The Province's right to terminate this Agreement shall be subject to the following:
 - (i) the delivery of written notice to OFNLP 2008 to such effect; and
 - (ii) if there is a Dispute and a party invokes the provisions of Article 9, completion of the procedures required by Article 9, including any appeals, with a final determination that an OFNLP Event of Default or an OFNLP 2008 Event of Default has occurred.

For greater certainty, any questions of whether or not there has been non-compliance with any provision of the OFNLP 2008 Partnership Agreement for the purposes of this section 9.6 shall be determined exclusively under the dispute resolution procedures under Article 9 of this Agreement and not under the dispute resolution procedures of the OFNLP 2008 Limited Partnership Agreement.
- (d) In the event that this Agreement is terminated pursuant to this section 9.6, the Province agrees that during the remainder of the Initial Term and the Renewal Term, the Province will distribute the payments provided for in Article 2 of this Agreement directly to the First Nations in Ontario that at the time of such termination are entitled to receive Limited Partner Distributions, on a fair and reasonable basis as the Province may determine after good faith consultations with such First Nations in Ontario. The terms of the distribution of such payments directly to such First Nations in Ontario by the Province shall be, to the extent reasonably possible, consistent with the payment, distribution, use and reporting terms of this Agreement and the OFNLP 2008 Partnership Agreement.
- (e) The exercise by the Province of any of its rights pursuant to this Article 9 shall be without prejudice to the other rights and remedies of the Province under this Agreement or pursuant to Applicable Laws.

ARTICLE 10

GENERAL MATTERS

10.1 Non-derogation

- (a) Nothing expressed or implied in this Agreement shall be construed so as to affect in any manner the jurisdiction of the Province to conduct and manage, and to control, licence, administer and regulate in the Province of Ontario, the conduct and management of activities pursuant to section 207 of the *Criminal Code*.
- (b) Nothing expressed or implied in this Agreement shall:
 - (i) oblige the Province or OLG or any other Agent of the Province to conduct and manage or to continue to conduct and manage or provide for the operation of any lottery scheme or any other activity or any facility, including any casinos;
 - (ii) create any interest in favour of the First Nations in Ontario, OFNLP, OFNLP 2008, any OFNLP Limited Partner, any OFNLP 2008 Limited Partner or the Chiefs of Ontario in or to any Lottery Schemes or in or to any assets of the Province or of OLG or any other Agent of the Province, including any casinos, casino assets or other lottery or gaming related assets; or
 - (iii) limit the right of the Province or OLG or any other Agent of the Province to conduct and manage activities under section 207 of the *Criminal Code* in their sole and absolute discretion in accordance with Applicable Laws.
- (c) Nothing in this Agreement shall abrogate or derogate from the application and operation of Section 35 of the *Constitution Act, 1982* to or in respect of aboriginal or treaty rights.
- (d) Subject to the terms of section 6.2 of this Agreement and the Closing Agreement, nothing in this Agreement, including any of the payments required under this Agreement, shall adversely affect, diminish or derogate from any policy, program or statutory entitlement or benefit funded or provided by the Province to which any one or more OFNLP Limited Partner, OFNLP 2008 Limited Partner, or any member of an OFNLP Limited Partner or an OFNLP 2008 Limited Partner, was entitled at the Effective Date. For the purposes of this section 10.1(d), a policy, program or statutory entitlement or benefit is not adversely affected where a negative effect or reduction of expenditure is based primarily on reasons other than the receipt of funds under this Agreement or the OFNLP 2008 Partnership Agreement.
- (e) Nothing contained in this Agreement shall:
 - (i) be deemed or construed or interpreted to constitute any form of business relationship or to constitute any party hereto a partner, joint venturer or any other form of business associate of the other;
 - (ii) constitute any party hereto the agent or legal representative of any other party hereto;
 - (iii) create any fiduciary or other similar relationship between any of the parties; or
 - (iv) be deemed to constitute any kind of treaty or treaty relationship between the Province and First Nations in Ontario within the meaning of Section 35 of the *Constitution Act, 1982*.

10.2 Agents of the Province

The Province shall cause each Agent of the Province to comply with the terms of this Agreement as may be applicable to or binding upon such Agent of the Province. For greater certainty, and without limiting the generality of the foregoing, OLG acknowledges that it shall make such payments under this Agreement as the Province may direct it in writing.

10.3 OFNLP 2008 Partnership Agreement Provisions to be Unamended

- (a) OFNLP 2008 agrees that, except as may be consented to in writing by the Province, sections 1.11, 2.1, 2.2, 2.3, 2.4, 2.5, 2.7, 2.15, 3.3, 3.5, 4.4, 5.1, 5.2, 6.1, 6.3, 6.6, 7.1, 7.2, 7.3, 7.4, 7.5, 7.6, 8.7, 9.1, 9.2, 9.3, 9.4, 9.5, 10.2, 10.3, 10.4, 11.18, 13.4, 14.1, 15.4, 17.8 and 17.9 the definitions of "Accruals", "Approved Purposes", "Business", "Collective Use Monies", "Expenses", "Extraordinary Resolution", "First Nation", "Ordinary Resolution" and "Permitted Interim Investments" and Schedules 1.1C, 6.6 and 9.1 as well as defined terms included in such sections, definitions and Schedules, of the OFNLP 2008 Partnership Agreement, shall remain unamended for the term of this Agreement. Any amendment or deletion of any such provision without the written consent of the Province shall be void ab initio and of no force and effect.
- (b) OFNLP and OFNLP 2008 acknowledge and agree that the OFNLP 2008 Partnership Agreement shall include a provision to the effect that in the event of any dispute, claim, difference or question between any of OFNLP 2008, any OFNLP 2008 Limited Partner and either of the Province or OLG as to whether any of OFNLP 2008 or any OFNLP 2008 Limited Partner has performed or is in compliance with the foregoing sections of the OFNLP 2008 Partnership Agreement and the corresponding provisions in this Agreement, or as to the construction, meaning, effect or implication of the OFNLP 2008 Partnership Agreement for the purposes of implementing or complying with this Agreement, such dispute, claim, difference or question shall be determined exclusively under the dispute resolution procedures under Article 9 of this Agreement and not under the dispute resolution procedures of the OFNLP 2008 Partnership Agreement.

10.4 Survival

Neither the expiration of either of the Initial Term or the Renewal Term nor the termination of this Agreement shall affect, prejudice or excuse any rights, obligations or liabilities that exist or have accrued or arisen under this Agreement prior to or upon such expiration or termination, and such rights, obligations and liabilities shall survive such expiration or termination. Without limiting the generality of the foregoing, the provisions of sections 3.1, 4.5, 4.6, 6.2, 10.1, 10.3, 10.5, 10.8 and Article 9 shall survive the expiration of each of the Initial Term and the Renewal Term and the termination of this Agreement.

10.5 Confidentiality

- (a) Each of the parties hereto acknowledges, agrees and consents to the disclosure of this Agreement as a matter of public record.
- (b) The parties acknowledge and agree that any information provided by any party hereto to any other party or parties hereto pursuant to or in connection with this Agreement (including all documents and correspondence relating to the negotiation of this Agreement and the Formal Agreements (as defined in the Closing Agreement)) (collectively, the “**Confidential Information**”) was or is to be supplied in confidence, disclosure of which could reasonably be expected to result in undue loss to one or all of the parties. Accordingly, except as may be required by Applicable Laws or in connection with the resolution of a Dispute in accordance with Article 9 of this Agreement, or as may be required to be disclosed by OFNLP or OFNLP 2008 to the OFNLP Limited Partners or the OFNLP 2008 Limited Partners, respectively, each of which shall be bound by these provisions, all such Confidential Information provided by any party hereto pursuant to or in connection with this Agreement shall be kept confidential by the parties and shall only be made available to such of a party's representatives, employees, advisors or consultants as are required to have access to the same in order for the recipient party to adequately use such information in accordance with this Agreement. Any party's representatives, employees, advisors or consultants receiving Confidential Information shall be similarly bound by these provisions. Prior to disclosing any Confidential Information to its representatives, employees, advisors or consultants, and in the case of OFNLP and OFNLP 2008 to the OFNLP Limited Partners or to the OFNLP 2008 Limited Partners, a party hereto shall take reasonable precautions to ensure that such recipients are bound by confidentiality obligations substantially similar to those set out herein. Each of the parties receiving Confidential Information agrees to promptly advise any party that has disclosed such Confidential Information in the event that the recipient receives a request to disclose such Confidential Information, whether pursuant to this Agreement or otherwise.

10.6 Notices

Any notice or other communication required or permitted to be given hereunder shall be in writing and shall be given by facsimile or other means of electronic communication or by hand-delivery as hereinafter provided. Any such notice or other communication, if sent by facsimile or other means of electronic communication, shall be deemed to have been received on the Business Day following the sending, or if delivered by hand shall be deemed to have been received at the time it is delivered to the applicable address noted below either to the individual designated below or to an individual at such address having apparent authority to accept deliveries on behalf of the addressee. Notice of change of address shall also be governed by this section 10.6. Notices and other communications shall be addressed as follows:

- (a) if to the Province:
- Ministry of Aboriginal Affairs
720 Bay Street
4th Floor
Toronto ON M5G 2K1
- Telecopier: (416) 314-1165
Attention: Deputy Minister
- (b) if to OLG:
- 4120 Yonge Street
Suite 420
Toronto, Ontario
M2P 2B8
- Telecopier: (416) 224-7000
Attention: Chief Executive Officer
- (c) if to OFNLP or OFNLP 2008:
- 78 1st Line Road
New Credit Commercial Plaza
Suite 204
R.R. #6
Hagersville, Ontario
NOA 1H0
- Telecopier: (905) 768-7667
Attention: General Manager

Notwithstanding the foregoing, any notice or other communication required or permitted to be given by any party pursuant to or in connection with any dispute resolution procedures contained herein or in any Schedule hereto may only be delivered by hand.

10.7 Extensions or Abridgements of Time

The time for doing or completing any matter provided for herein may be extended or abridged by an agreement in writing signed by the Province and OFNLP 2008 and by OLG if such matter affects OLG.

10.8 Limit of Liability

Notwithstanding any other provisions of this Agreement:

- (a) only the Province and not any Agent of the Province shall be liable for the payment of the amounts which the Province has agreed to pay pursuant to Article 2;
- (b) OLG is only a party to this Agreement for the purposes of being bound by or performing its obligations and covenants under sections 2.2(c), 2.2(d), 2.2(f), 2.2(g), 2.3(a), 2.3(b), 2.3(d) 2.4(a), 2.4(c), 3.1, 6.1, 6.2, 7.4, 7.5, 7.6, 8.1, 8.8, 8.10 and Article 9 and Article 10 of this Agreement and receiving the rights, remedies and benefits under sections 3.1, 4.5, 6.1, 6.2, 7.1, 7.2, 7.5, 8.1, 8.4, 8.5, 8.8, 8.10 and Article 9 and Article 10 of this Agreement; and
- (c) the maximum amount of any liability of the Province under this Agreement shall be limited to the amounts which the Province has agreed to pay pursuant to Article 2 of this Agreement and the maximum amount of any liability of OLG or any Agent of the Province under this Agreement shall be limited to the amounts the Province has directed OLG or such Agent of the Province to pay under this Agreement, and in no event shall OLG or any Agent of the Province or the Province be liable in respect of any matter arising out of or related to this Agreement for consequential or indirect damages or any non-compensatory monetary award.

10.9 Survival of Covenants

Any covenant, term or provision of this Agreement which, in order to be effective must survive the termination of this Agreement, shall survive any such termination.

10.10 Assignment

- (a) Neither of OFNLP or OFNLP 2008 shall assign this Agreement or any of its rights or obligations under this Agreement, including by operation of law or by way of amalgamation, merger, reorganization, arrangement or any other direct or indirect manner, or mortgage, charge, pledge or grant any other interest in and to this Agreement or any of its rights or obligations under this Agreement, nor shall either of OFNLP or OFNLP 2008 respectively cause OFN General Partner or OFN 2008 General Partner or any other entity through which the First Nations in Ontario may, with the prior written consent of the Province, directly or indirectly implement the rights and obligations of OFNLP or OFNLP 2008 under this Agreement, to amalgamate, merge, reorganize or enter into any other similar arrangement or mortgage, charge, pledge or grant any other interest in and to this Agreement or any of its rights or obligations under this Agreement, without the prior written consent of the Province, which Province may withhold its consent in its absolute discretion. Any such purported assignment, amalgamation, merger, reorganization or other similar arrangement or any such purported mortgage, charge, pledge or grant of interest, made without the prior written consent of the Province, shall be void ab initio and of no force or effect.
- (b) Each of OFNLP and OFNLP 2008 acknowledges and agrees that the Province may cause an internal reorganization of the Government of Ontario or Agents of the Province that may affect OLG and other Agents of the Province and may result in the assignment by OLG of its rights and obligations under this Agreement to another Agent of the Province or to the Province. The Province acknowledges that, notwithstanding any such internal reorganization of the Government of Ontario or any Agent of the Province, including OLG, Her Majesty the Queen in Right of the Province of Ontario and any Agent of the Province that replaces OLG, shall remain bound by the obligations and agreements and shall be entitled to the rights, remedies and benefits of the Province or OLG, as the case may be, under this Agreement.

10.11 Force Majeure

Notwithstanding any other provision of this Agreement, if, by reason of Force Majeure, any party is unable to perform in whole or in part its obligations under this Agreement, then in such event and during such period of inability to perform, such party shall be relieved of those obligations to the extent it is so unable to perform and such inability to perform and any failure to perform which is so caused shall not make such party liable to the other parties, and any time period in which such obligation is to be performed shall be extended for such period of inability to perform; provided that the party experiencing such Force Majeure provides the other parties with prompt notice thereof and uses all reasonable efforts to otherwise perform its obligations.

10.12 Counterparts and Delivery by Facsimile

This Agreement may be executed in several counterparts, each of which so executed shall be deemed to be an original, and such counterparts together shall constitute one and the same instrument and notwithstanding their date of execution shall be deemed to bear date as of the date first above written. An executed copy of this Agreement may be delivered by any party hereto by facsimile. In such event, such party shall forthwith deliver to the other parties hereto a copy of this Agreement executed by such party.

10.13 Acknowledgement and Consent of OFNLP 2008 Limited Partners

OFNLP 2008 agrees that it shall be a condition precedent for a distribution of funds to an OFNLP 2008 Limited Partner that such OFNLP 2008 Limited Partner executes and delivers to the Province the form of acknowledgement and consent set out in Schedule 10.13.

10.14 Costs to the Parties

Subject as otherwise expressly provided in this Agreement, each of the parties to this Agreement shall be responsible for the payment of their own costs and expenses related to negotiating, settling and implementing this Agreement including, without limitation, the costs and expenses of any legal, financial or other consultants retained or consulted by such party.

10.15 Time of Essence

Time is of the essence of this Agreement.

10.16 **Further Assurances**

Each of the parties shall promptly do, make, execute, deliver, or cause to be done, made, executed or delivered, all such further acts, documents and things as the other party hereto may reasonably require from time to time for the purpose of giving effect to this Agreement and shall use reasonable efforts and take all such steps as may be reasonably within its power to implement to their full extent the provisions of this Agreement.

IN WITNESS WHEREOF the parties hereto have executed this Agreement with effect as of the Effective Date.

**HER MAJESTY THE QUEEN IN RIGHT OF
ONTARIO, as represented by THE MINISTER
OF ABORIGINAL AFFAIRS**

**ONTARIO LOTTERY AND GAMING
CORPORATION**

by: _____
Name:
Title:

by: _____
Name:
Title:

**ONTARIO FIRST NATIONS LIMITED
PARTNERSHIP, by its general partner,
ONTARIO FIRST NATIONS GENERAL
PARTNER INC.**

by: _____
Name:
Title:

by: _____
Name:
Title:

**ONTARIO FIRST NATIONS (2008) LIMITED
PARTNERSHIP, by its general partner, NEW
OFNLP GENERAL PARTNER LIMITED**

by: _____
Name:
Title:

by: _____
Name:
Title:

SCHEDULE 1.1(NN)

GROSS REVENUES

1. For purposes of this Agreement, "Gross Revenues" means, in respect of an Agent of the Province (including OLG), the revenues of that Agent of the Province, before the deduction of promotional allowances, as reported in the Segmented Information notes in the notes to, or as otherwise reported in, the audited Consolidated Financial Statements of that Agent of the Province and generated from the following:

- (a) lotteries, including on-line games, sports games, instant games and bingo gaming;
- (b) slot machines and table games at casinos and racetracks; and
- (c) non-gaming activities ancillary to the conduct and management of Lottery Schemes, including hotel, food, beverage and other services, including the retail value of accommodation, food and beverage services and other services provided to gaming patrons on a complimentary basis.

Notwithstanding the foregoing and for greater certainty:

- (d) Gross Revenues generated from lotteries, slot machines and table games and non-gaming activities as set out above shall, for the purposes of this Agreement, be determined in accordance with the OLG revenue recognition accounting practices and principles set out in section 2 of this Schedule 1.1(nn) notwithstanding any changes from and after the date of this Agreement in such accounting practices or principles by OLG or any other Agent of the Province, provided that if any particular accounting practice or principle is not addressed in section 2 of this Schedule 1.1(nn), that accounting practice or principle applied by OLG as at March 15, 2006 shall be used.
 - (e) Gross Revenues shall include any revenues generated from the conduct and management of any Lottery Scheme in existence as of March 15, 2006 and any Lottery Scheme which is a new product offering for the Province or any Agent of the Province (for the purposes of this Schedule 1.1(nn), a "New Lottery Scheme") that comes into existence from and after March 15, 2006, which revenues generated from such New Lottery Scheme shall be determined in accordance with the accounting practices and principles applied to such New Lottery Scheme in the sole discretion of the Province, OLG or any other Agent of the Province, as the case may be, at the time such New Lottery Scheme comes into existence.
 - (f) Gross Revenues shall not include any revenues received by the Province, OLG or any other Agent of the Province from the conduct and management of the Lottery Scheme, including such conduct and management at any gaming facility if, and to the extent that, such revenues so received are not retained to the final account of the Province, OLG or any such other Agent of the Province.
2. Revenue from lottery games, for which results are determined based on a draw, is recognized when the draw takes place. Revenue for future draws is deferred and recognized when the draw takes place. Revenue from instant games is recognized when the ticket is activated for play by the retailer. Revenue from sports wagering games and bingo gaming is recognized when the ticket is sold to the consumer. Tickets issued as a result of the redemption of free ticket prizes are not recorded as revenue.

Gaming revenue from slot and table game operations represents the net win from gaming activities, which is the difference between amounts earned through gaming wagers less the payouts from those wagers.

Non-gaming revenue includes revenue from hotel, food and beverage, entertainment centre and other services and is recognized at the time the services are rendered to patrons. This also includes the retail value of accommodations, food and beverage and other services provided to patrons on a complimentary basis.

SCHEDULE 1.1(ppp)

OFNLP 2008 LIMITED PARTNERSHIP AGREEMENT

SCHEDULE 1.1(XXX)

PERMITTED INTERIM INVESTMENTS

1. **Type of Investments.** Subject to the conditions set forth below, “Permitted Interim Investments” means the following types of investments:
 - (a) bankers’ acceptances;
 - (b) bank certificates of deposit;
 - (c) commercial paper;
 - (d) medium term notes;
 - (e) bonds and notes issued or guaranteed by the federal Government of Canada or the provincial government of any of the provinces of Canada;
 - (f) corporate strip bonds;
 - (g) deposits at a deposit-taking institution; and
 - (h) other short-term securities.
2. **Excluded Investments.** For greater certainty, Permitted Interim Investments do not include the following:
 - (a) shares, warrants or other equities;
 - (b) convertible debt securities;
 - (c) derivatives, swaps, options or futures;
 - (d) real property;
 - (e) mortgages, including guaranteed mortgages;
 - (f) gold certificates;
 - (g) physical commodities; or
 - (h) interests in loan syndications or loan participation.
3. **Liquidity.** To qualify as a Permitted Interim Investment, an investment must not constitute an illiquid asset. For the purposes of this Schedule, an “illiquid asset” means a portfolio asset that cannot be readily disposed of through market facilities or readily redeemed by the issuer at the holder’s option.
4. **Term.** To qualify as a Permitted Interim Investment, an investment must, at the date of its acquisition, have a remaining term to maturity of not greater than the lesser of (a) 366 days and (b) the balance of the Initial Term.
5. **Rating.** The deemed rating (the “Rating”) of any Permitted Interim Investment, if applicable, must be at least “AA”, determined in accordance with the next following section.
6. **Determination of Rating.** The Rating of any Permitted Interim Investment will be established, at the time of the acquisition of such Permitted Interim Investment, as:
 - (a) “AAA” if the Permitted Interim Investment has the following rating or higher from two generally recognized credit rating agencies:

Short Term	CBRS	A-1+
	DBRS	R-1 high
	Moody’s	P-1
	S&P	A-1+
Long Term	CBRS	A++ low (corporate)
	CBRS	AAA (government)
	DBRS	AAA
	Moody’s	Aaa
	S&P	AAA

- (b) “AA” if the Permitted Interim Investment has the following rating or higher (but excluding Permitted Interim Investments rated “AAA”) from two generally recognized credit rating agencies:

Short Term	CBRS	A-1
	DBRS	R-1 middle/low
	Moody's	P-1
	S&P	A-1+
Long Term	CBRS	A+ low (corporate)
	CBRS	AA (government)
	DBRS	AA
	Moody's	Aa3
	S&P	AA-

7. **Credit Quality of Portfolio.** Permitted Interim Investments will be limited to an aggregate market value limit, determined at the time of investment, based on the Rating of the Permitted Interim Investment as set out below:

<u>Rating of Permitted Investment</u>	<u>Minimum Percentage of Portfolio to be Comprised of Permitted Interim Investments Having that Rating</u>
AAA	50%
AA or AAA	100%

8. **Canadian Dollars.** All Permitted Interim Investments acquired must be denominated in Canadian dollars.

9. **Investment Practices.** An investment which otherwise qualifies as a Permitted Interim Investment will not constitute a Permitted Interim Investment if one or more of the following investment practices are engaged in connection with the acquisition or disposition of the Permitted Interim Investment:

- (a) the borrowing of money;
- (b) the purchase of a security that by its terms may require a contribution in addition to the payment of the purchase price;
- (c) the purchase of securities other than through market facilities through which such securities are normally bought and sold, unless the purchase price approximates the prevailing market price or the parties are at arm's length in connection with the transaction; or
- (d) the engagement in the business of underwriting or marketing to the public.

SCHEDULE 1.2

FIRST NATIONS IN ONTARIO

1	Aamjiwnaang
2	Alderville First Nation
3	Algonquins of Pikwakanagan
4	Animibiigoo Zaagi'igan Anishinaabek
5	Anishinaabeg of Naongashiing
6	Aroland First Nation
7	Attawapiskat First Nation
8	Aundeck Omni Kaning
9	Bearskin Lake First Nation
10	Beausoleil First Nation
11	Beaverhouse First Nation
12	Big Grassy First Nation
13	Biinjitiwaabik Zaaging Anishinaabek
14	Bingwi Neyaashi Anishinaabek
15	Bkejwanong Territory
16	Brunswick House First Nation
17	Caldwell First Nation
18	Cat Lake First Nation
19	Chapleau Cree First Nation
20	Chapleau Ojibway First Nation
21	Chippewas of Georgina Island
22	Chippewas of Kettle & Stony Point
23	Chippewas of Nawash
24	Chippewas of Saugeen
25	Chippewas of the Thames
26	Constance Lake First Nation
27	Couchiching First Nation
28	Curve Lake First Nation
29	Deer Lake First Nation
30	Delaware Nation
31	Dokis First Nation
32	Eabametoong First Nation
33	Eagle Lake First Nation
34	Flying Post First Nation
35	Fort Albany First Nation
36	Fort Severn First Nation
37	Fort William First Nation
38	Garden River First Nation
39	Ginoogaming
40	Grassy Narrows First Nation
41	Henvey Inlet First Nation
42	Hiawatha First Nation
43	Hornepayne First Nation
44	Iskatewizaagegan No. 39 Independent First Nation
45	Kasabonika Lake First Nation
46	Kashechewan First Nation
47	Keewaywin First Nation
48	Kiashke Zaaging Anishinaabek
49	Kingfisher Lake First Nation
50	Kitchenuhmaykoosib Inninuwug
51	Koocheching First Nation
52	Lac Des Mille Lacs First Nation
53	Lac La Croix First Nation
54	Lac Seul First Nation
55	Long Lake # 58 First Nation
56	Magnetawan First Nation
57	Marten Falls First Nation
58	Matachewan First Nation
59	Mattagami First Nation
60	McDowell Lake First Nation
61	M'Chigeeng First Nation
62	Michipicoten First Nation
63	Mishkeegogamang
64	Missanabie Cree First Nation
65	Mississauga #8 First Nation

66	Mississaugas of Scugog Island
67	Mississaugas of the New Credit
68	MoCreebec Council of the Cree Nation
69	Mohawks of Akwesasne
70	Mohawks of the Bay of Quinte
71	Moose Cree First Nation
72	Moose Deer Point First Nation
73	Munsee Delaware Nation
74	Muskrat Dam First Nation
75	Naicatchewenin
76	Namaygoosisagagun
77	Naotkamegwaning Anishinabe
78	Neskantaga First Nation
79	Nibinamik First Nation
80	Nicickousemenecaning
81	Nipissing First Nation
82	North Caribou Lake First Nation
83	North Spirit Lake First Nation
84	Northwest Angle No. 33 First Nation
85	Northwest Angle No. 37 First Nation
86	Obashkaandagaang
87	Ochiichagwe'Babigo'ining
88	Ojibways of Batchewana
89	Ojibways of Onigaming
90	Ojibways of Pic River
91	Oneida Nation of the Thames
92	Pays Plat First Nation
93	Pic Mobert First Nation
94	Pikangikum First Nation
95	Poplar Hill First Nation
96	Poplar Point First Nation
97	Rainy River First Nation
98	Red Rock Band
99	Sachigo Lake First Nation
100	Sagamok Anishnawbek First Nation
101	Sandy Lake First Nation
102	Saugeen First Nation
103	Seine River First Nation
104	Serpent River First Nation
105	Shawanaga First Nation
106	Sheguiandah First Nation
107	Sheshegwaning First Nation
108	Shoal Lake No. 40 First Nation
109	Six Nations of the Grand River
110	Slate Falls First Nation
111	Stanjikoming First Nation
112	Taykwa Tagamou Nation
113	Temagami First Nation
114	Thessalon First Nation
115	Wabaseemoong Independent Nation
116	Wabauskang First Nation
117	Wabigoon First Nation
118	Wahgoshig First Nation
119	Wahnapiatae First Nation
120	Wahta Mohawks
121	Wapekeka First Nation
122	Wasauksing First Nation
123	Wauzhushk Onigum Nation
124	Wawakapewin
125	Webequie First Nation
126	Weenusk First Nation
127	Whitefish Lake First Nation
128	Whitefish River First Nation
129	Whitesand First Nation
130	Whitewater Lake First Nation
131	Wikwemikong Unceded Indian Reserve
132	Wunnumin Lake First Nation
133	Zhiibaahaasing

SCHEDULE 5.1

FORM OF LIMITED PARTNER REPORT ON RECEIPTS AND DISBURSEMENTS

TO: ONTARIO FIRST NATIONS (2008) LIMITED PARTNERSHIP

FROM: [Insert Name of Limited Partner]

RE: Audited Financial Statements and Expenses by Category

The undersigned confirms that it received from Ontario First Nations (2008) Limited Partnership distributions totaling \$_____ for the fiscal year ending March 31, _____.

We report, based on the financial statements attached hereto, that out of such funds the following amounts were, during the year so ended, expended on, as follows:

(a)	Community development:	\$ _____
(b)	Health:	\$ _____
(c)	Education:	\$ _____
(d)	Economic development:	\$ _____
(e)	Cultural development:	\$ _____
(f)	[Expenses/Accruals/Permitted Interim Investments]:	\$ _____

[LIMITED PARTNER]

Date: _____

AUDITORS' REPORT**TO ONTARIO FIRST NATIONS (2008) LIMITED PARTNERSHIP**

We have audited the attached financial schedule of receipts and disbursements of *[insert name of OFNLP 2008 Limited Partner]* for the year ended March 31, ● prepared in accordance with the instructions dated ● *[insert date]* issued by the Ontario First Nations (2008) Limited Partnership and as required under the Ontario First Nations 2008 Limited Partnership Limited Partnership Agreement and referred to in that Agreement as Schedule 9.1 “**Form of Limited Partnership Report on Receipts and Disbursements**”. The financial schedule is the responsibility of the *[insert name of OFNLP 2008 Limited Partner]* management. Our responsibility is to express an opinion on the financial schedule based on our audit.

We conducted our audit in accordance with Canadian generally accepted auditing standards. Those standards require that we plan and perform an audit to obtain reasonable assurance whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation.

In our opinion, the financial schedule presents fairly, in all material respects, the report on distributions and expenses of the *[insert name of OFNLP 2008 Limited Partner]* for the year ended March 31, ● in accordance with Schedule 9.1 of the Limited Partnership Agreement of the Partnership.

[Chartered Accountants/or other Audit Certified Licensed Public Accountants]

SCHEDULE 5.2

OFNLP 2008 REPORT TO PROVINCE

TO: PROVINCE OF ONTARIO

The undersigned confirms that it received from [Ontario Lottery and Gaming Corporation] payments totaling \$_____ for the fiscal year ending March 31, _____.

We received audited financial statements for the year end as contemplated by section 4.1 of the Gaming Revenue Sharing and Financial Agreement from each First Nation in Ontario which received distributions during the fiscal year then ended except for:

We report, based on the financial statements received, that out of such funds, the following amounts were, during the year so ended, expended on, as follows:

- I. (a) Community development: \$_____
- (b) Health: \$_____
- (c) Education: \$_____
- (d) Economic development: \$_____
- (e) Cultural development: \$_____

ONTARIO FIRST NATIONS (2008) LIMITED
PARTNERSHIP by its general partner, NEW
OFNLP GENERAL PARTNER LIMITED

Date: _____

SCHEDULE 9.2
DISPUTE RESOLUTION

DEFINITIONS

1. In this Schedule 9.2:
 - (a) **“Arbitrators”** means the panel of three arbitrators appointed pursuant to paragraphs 6 and 7;
 - (b) **“Chair”** means the chair appointed pursuant to paragraph 7;
 - (c) **“Claimant”** means a Party that commences a dispute resolution pursuant to paragraph 4;
 - (d) **“Disputes”** has the meaning attributed to such term in section 9.1 of the Agreement;
 - (e) **“Party”** means a party to a Dispute;
 - (f) **“paragraph”** means a paragraph of this Schedule 9.2; and
 - (g) **“Respondent”** means a Party who is not the Claimant, and the term “Respondents” shall, where there is only one Respondent, refer to that Respondent.

GENERAL

2. All Disputes which are to be determined according to the terms of this Schedule 9.2 pursuant to section 9.2 of the Agreement shall be arbitrated in accordance with the provisions of the *Arbitration Act, 1991, S.O. 1991, c. 17* (the “Arbitration Act”) except to the extent that those provisions are expressly modified by the provisions of the Agreement and this Schedule 9.2.
3. No individual shall be appointed to arbitrate a Dispute pursuant to this Schedule 9.2 unless he or she agrees in writing to be bound by the provisions of this Schedule 9.2.

COMMENCEMENT OF DISPUTE RESOLUTION

4. A Party may commence a dispute resolution as Claimant by delivering a written notice of arbitration (the “Notice of Arbitration”) to each of the Respondents.
5. The Notice of Arbitration shall include in the text or in one or more attachments:
 - (a) the full names, descriptions and addresses of the Parties;
 - (b) a demand that the Dispute be referred to arbitration pursuant to this Schedule 9.2;
 - (c) a general description of the Dispute;
 - (d) the relief or remedy sought; and
 - (e) the name of the person the Claimant nominates as an arbitrator.
6. The arbitrator nominated by the Claimant shall be independent of each Party and shall not be or have been in the employ of or on contract with the Claimant at any time and shall be qualified by education and experience to determine the subject matter of the Dispute. Such qualified arbitrator nominated by the Claimant shall be one of the panel of Arbitrators who will resolve the Dispute. Within 20 days of the date of receipt by the Respondent of the Notice of the Arbitration, the Respondents shall by notice to the Claimant, jointly appoint a second arbitrator to serve on the panel of Arbitrators who will resolve the Dispute, and the arbitrator nominated by the Respondents shall also be independent of each Party and shall not be or have been in the employ of or on contract with any respondent at any time and shall be qualified by education and experience to determine the subject matter of the Dispute.
7. Within 10 days of the appointment of the second arbitrator by the Respondents, the appointees of the Claimant and Respondents shall, by notice to the Parties, appoint a third and final arbitrator to act as chair of the Arbitrators, failing which a chair shall be appointed by a judge of the Superior Court of Justice of Ontario on the application of any Party on notice to all the other Parties. Such chair shall be independent of each Party and shall not be or have been in the employ of or on contract with any Party at any time and shall be qualified by education and experience to determine the subject matter of the Dispute.
8. Subject to the Arbitration Act, the Agreement and this Schedule 9.2, the Arbitrators may conduct the arbitration in such manner as the Arbitrators consider appropriate.

PLEADINGS

9. The following shall apply to the arbitration of any Dispute:
 - (a) within 10 days of the appointment of the three Arbitrators, the Claimant shall deliver to all the Respondents and the Arbitrators a written statement (the “Statement”) concerning the Dispute setting forth, with particularity, the Claimant’s position with respect to the Dispute and the material facts upon which the Claimant intends to rely;

- (b) within 15 days after the delivery of the Statement, each Respondent shall deliver to the Claimant and the Arbitrators a written response (an "Answer") to the Statement setting forth, with particularity, the Respondent's position on the Dispute and the material facts upon which the Respondent intends to rely;
- (c) if any Respondent fails to deliver an Answer within the time limit in paragraph 9 (b), that Respondent shall be deemed to have waived any right to provide an Answer to the Statement and the arbitration may continue without further notice to that Respondent;
- (d) within 10 days after the earlier of: (i) the day all Answers have been delivered, and (ii) the 15th day referred to in paragraph 9(b), the Claimant may deliver to all the Respondents and the Arbitrators a written reply (a "Reply") to the Answer of each Respondent, setting forth, with particularity, the Claimant's response, if any, to the Answer;
- (e) within the time limit in paragraph 9(b), a Respondent may also deliver to the Claimant, each other Respondent and the Arbitrators a counter-statement (a "Counter-Statement") setting forth, with particularity, any additional Dispute for the Arbitrators to decide. Within 15 days of the delivery of a Counter-Statement, the Claimant shall deliver to each Respondent and the Arbitrators an Answer to the Counter-Statement. If the Claimant fails to deliver an Answer to the Counter-Statement within such 15-day period, the Claimant shall be deemed to have waived any right to provide an Answer to the Counter-Statement. Within 10 days after the delivery of an Answer to the Counter-Statement, the Respondents may deliver to the Claimant and the Arbitrators a Reply to such Answer. Any Dispute submitted to arbitration in accordance with this paragraph 9(e) shall be governed by, and dealt with as if it were the subject of a Statement in accordance with, this Schedule 9.2, except that it shall be decided by the Arbitrators already appointed, and shall be determined by the Arbitrators accordingly; and
- (f) the time limits referred to in paragraphs 9(a) to 9(f) may be extended by the Chair for such period not to exceed an aggregate of 30 days for such reasons as the Arbitrators in the Arbitrators' discretion may determine upon application in writing made to the Arbitrators by the Claimant or any Respondent on notice to each other Party to the arbitration, either before or within five days after the expiry of the relevant time limits and, in the event that the other Party or Parties wishes to oppose the application, the other Party or Parties shall be given an opportunity to make submissions on the application.

The Parties to the Agreement have set the time limits in this paragraph 9 after due consideration of the amount of time necessary to complete each step and it is their express desire that no extension of any time limit shall be granted except in extraordinary circumstances, the onus for the proof of the existence of which lies on the Party seeking an extension.

CASE CONFERENCES

- 10. Within 10 days of the appointment of the three Arbitrators, the Chair shall convene a case conference for the determination of any preliminary or interlocutory matter or to provide for planning and scheduling of the arbitration or to determine the timing or desirability of expert reports.
- 11. Issues to be determined at the first case conference after the completion of the steps contemplated by paragraph 9 or the expiry of the time limit for any mandatory step not taken by such time shall include the following:
 - (a) any request for an adjournment of the case conference and the terms, if any, of any adjournment;
 - (b) the identification and narrowing of the issues in the arbitration;
 - (c) the desirability of the Parties engaging in further settlement negotiations or some other dispute resolution process, with or without the assistance of a mediator;
 - (d) fixing a date, time and place for the Hearing (as defined in paragraph 12 of this Schedule 9.2);
 - (e) the manner of presentation of evidence at the Hearing; and
 - (f) a timetable for the disclosure by each Party to each other Party of the evidence in that Party's possession, power, or control which is relevant to any issue in the Dispute.

THE HEARING

- 12. At the date, time and place fixed at a case conference or, if no case conference has been held, at a date, time and place fixed by the Chair within 60 days of the appointment of the Chair, the Arbitrators shall convene a hearing (the "Hearing").
- 13. Unless otherwise determined by the Chair, the presentation of a Party's case at the Hearing shall include the delivery of a pre-hearing memorandum to the Arbitrators and to each other Party including the following elements:
 - (a) a statement of facts;
 - (b) a statement of each issue to be determined;
 - (c) a statement of the applicable law on which the Party relies;
 - (d) a statement of the relief requested including the basis for any damages claimed;
 - (e) a statement of the evidence to be presented including the name, capacity and expected evidence of each witness to be called, and an estimate of the time required for the witness's direct testimony; and
 - (f) an appendix containing all sworn statements or transcripts or portions of transcripts on which the Party intends to rely at the Hearing.

14. The pre-hearing memorandum of the Claimant shall be delivered not less than 20 days before the date of the Hearing. The pre-hearing memorandum of each Respondent shall be delivered not less than 10 days before the date of the Hearing.
15. At the Hearing, the Arbitrators shall consider any evidence as would be admissible in a court of law and any other evidence the Arbitrators consider appropriate to determine the Dispute. Evidence may be presented in written or oral form as the Party presenting the evidence considers appropriate, provided that examinations in chief shall be in writing and that no written statement of any witness shall be accepted by the Arbitrators unless each other adverse Party has been given an opportunity at the Hearing to cross-examine the witness on the information contained in the written statement. The Arbitrators shall determine the applicability of any privilege or immunity and the admissibility, relevance, materiality and weight of any evidence offered.
16. The Arbitrators shall have the right to exclude any witness from the Hearing during the testimony of any other witness.
17. Despite sub-section 28(1) of the Arbitration Act, the Arbitrators shall not, without the written consent of all Parties, retain any expert.

AWARDS

18. The Arbitrators may make preliminary, interim, interlocutory partial and final awards. Any award shall be considered to be validly made if it is approved by the majority of the Arbitrators. An award may grant any remedy or relief which the Arbitrators consider just and equitable and consistent with the intentions of the Parties under the Agreement. The Arbitrators shall state in the award whether or not the Arbitrators view the award as final or interim, for purposes of any judicial proceedings in connection with such award. Subject to section 39 of the Arbitration Act, the Arbitrators' final award shall be made within 30 days of the conclusion of the Hearing.
19. All awards for the payment of money shall include interest calculated in accordance with the terms of the Agreement.
20. All awards shall be in writing and shall state reasons.
21. The Arbitrators may apportion the costs of the arbitration, including the reasonable fees and disbursements of the Arbitrators and the legal costs and disbursements of the Parties, between or among the Parties in such manner as the Arbitrators consider reasonable. In determining the allocation of these costs, the Arbitrators shall invite submissions as to costs and may consider, among other things, the outcome of the dispute, any offer of settlement made by any Party during the course of the arbitration, the good faith of the Parties and the encouragement of and participation in good faith discussions to resolve the Dispute.
22. Executed copies of all awards shall be delivered by the Arbitrators to the Parties as soon as is reasonably possible.
23. Any appeal brought by the parties from an award of the Arbitrators as provided in Article 9.2 hereof shall be commenced within 30 days after receipt by the parties of the award in question and shall be processed in accordance with the applicable rules as set out in Ontario's Rules of Civil Procedure.
24. Once an award is not subject to any right of appeal, the Parties shall undertake to satisfy it without delay.

ADDITIONAL MATTERS

25. All case conferences and Hearings shall be conducted in Toronto, Ontario in the English language.
26. All notices or other communications required or permitted to be given under this schedule to a Party shall be given in the manner specified in section 10.6 of the Agreement. All notices or other communications and all other documents required or permitted by this schedule 9.2 to be given by the Parties to the Arbitrators shall be given in accordance with the Arbitrators' instructions.

SCHEDULE 10.13

ACKNOWLEDGEMENT AND CONSENT

TO: PROVINCE OF ONTARIO

AND TO: ONTARIO FIRST NATIONS LIMITED PARTNERSHIP ("OFNLP")

AND TO: ONTARIO FIRST NATIONS (2008) LIMITED PARTNERSHIP ("OFNLP 2008")

The undersigned, a Limited Partner under OFNLP and OFNLP 2008, hereby acknowledges that:

- (a) It has received and reviewed the Gaming Revenue Sharing and Financial Agreement and the Closing Agreement, including the respective schedules thereto;
- (b) OFNLP and OFNLP 2008 have fully and plainly explained to the undersigned, and afforded the undersigned a full and open opportunity to ask questions of OFNLP and OFNLP 2008 and their respective financial and legal advisors in respect of, the terms and conditions of, and the consequences of OFNLP and OFNLP 2008 executing and delivering, the Gaming Revenue Sharing and Financial Agreement and the Closing Agreement and completing and/or performing the matters contemplated therein and the undersigned fully understands the nature and effect of such documents and the completion and/or performance of such matters; and
- (b) The undersigned hereby fully and freely consents, without influence or compulsion, to the execution and delivery of the Gaming Revenue Sharing and Financial Agreement and the Closing Agreement, and the completion and/or performance of the matters therein, by OFNLP and OFNLP 2008.

(141-G169)

Closing Agreement

February 19, 2008

HER MAJESTY THE QUEEN IN RIGHT OF ONTARIO

- and -

ONTARIO LOTTERY AND GAMING CORPORATION

- and -

ONTARIO FIRST NATIONS LIMITED PARTNERSHIP

- and -

ONTARIO FIRST NATIONS (2008) LIMITED PARTNERSHIP

- and -

INDIAN ASSOCIATIONS CO-ORDINATING COMMITTEE OF ONTARIO INC.

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Schedule 1.1(l)	- Mutual Release
Schedule 1.2	- First Nations in Ontario

CLOSING AGREEMENT

THIS AGREEMENT is made with effect as of the 19th day of February, 2008,

AMONG:

HER MAJESTY THE QUEEN IN RIGHT OF ONTARIO as
represented by **THE MINISTER OF ABORIGINAL AFFAIRS**

(the "Province")

- and -

ONTARIO LOTTERY AND GAMING CORPORATION, a Crown agency established pursuant to the
Ontario Lottery and Gaming Corporation Act, 1999

("OLG")

- and -

ONTARIO FIRST NATIONS LIMITED PARTNERSHIP, a limited partnership formed under the laws of
the Province of Ontario

("OFNLP")

- and -

ONTARIO FIRST NATIONS (2008) LIMITED PARTNERSHIP, a limited partnership formed under the
laws of the Province of Ontario

("OFNLP 2008")

- and -

INDIAN ASSOCIATIONS CO-ORDINATING COMMITTEE OF ONTARIO INC., a corporation
established pursuant to the *Canada Corporations Act*

("Chiefs of Ontario")

RECITALS:

- A. The Province, OLG, OFNLP, OFNLP 2008 and the Chiefs of Ontario wish to enter into the Formal Agreements; and
- B. The Province, OLG, OFNLP, OFNLP 2008 and the Chiefs of Ontario have entered into this Closing Agreement to provide for the formal actions and conditions, and the timing and ordering of such formal actions and conditions, to be completed or satisfied in order for the Formal Agreements to be delivered and to come into full force and effect;

NOW THEREFORE in consideration of the mutual covenants and agreements contained in this Agreement and other good and valuable consideration (the receipt and sufficiency of which are hereby acknowledged by each of the parties), the parties agree as follows:

ARTICLE 1

INTERPRETATION

1.1 Definitions

In this Agreement and the recitals:

- (a) "**20% Litigation**" means the legal action styled as Chiefs of Ontario, et al.-v-Her Majesty the Queen in Right of Ontario, et al (being Court File No. 98-CV-152417CM);
- (b) "**20% Litigation Discontinuance Documentation**" means the Consent including the draft Order for discontinuance, in the form attached as Schedule 1.1(b);

- (c) **“Business Day”** means any day which is not a Saturday, Sunday or a day observed as a statutory holiday in the Province of Ontario under the laws of the Province of Ontario or the federal laws of Canada applicable therein;
- (d) **“Chiefs In Assembly”** means a duly and properly constituted general or special meeting of the duly elected Chiefs of the First Nations in Ontario;
- (e) **“Closing Agreement”** means this Closing Agreement and all schedules attached to this Closing Agreement, in each case as they may be supplemented or amended from time to time, and the expressions **“hereof”**, **“herein”**, **“hereto”**, **“hereunder”**, **“hereby”** and similar expressions refer to this Agreement, and unless otherwise indicated, references to Articles and sections are to the specified Articles and sections in this Closing Agreement;
- (f) **“Closing Date”** means February 19, 2008, being the date upon which the conditions set out in this Agreement in order for the Formal Agreements to come into full force and effect are required to be satisfied;
- (g) **“Closing Time”** means 2:00 p.m. (Toronto time) on the Closing Date;
- (h) **“Consent”** means the consent of the Chiefs of Ontario, OFNLP, the Province and OLG to (i) the discontinuance, with prejudice, of the 20% Litigation, and (ii) in the case of the Chiefs of Ontario and OFNLP, to the obtaining by the Province and OLG of an order discontinuing, with prejudice, the 20% Litigation as contemplated in section 3.6(b);
- (i) **“First Nations In Ontario”** has the meaning attributed to that term in section 1.2;
- (j) **“Formal Agreements”** means the Gaming Revenue Sharing and Financial Agreement, the Mutual Release, the Consent and this Closing Agreement;
- (k) **“Gaming Revenue Sharing And Financial Agreement”** means the Gaming Revenue Sharing and Financial Agreement dated February 19, 2008 among the Province, OLG, OFNLP and OFNLP 2008 as the same may be duly and properly amended, modified, supplemented or restated from time to time;
- (l) **“Mutual Release”** means the release in favour of the Province and OLG by OFNLP and the Chiefs of Ontario of all claims related to the 20% Litigation and the release in favour of OFNLP and the Chiefs of Ontario by the Province and OLG of all claims related to the 20% Litigation, in the form attached as Schedule 1.1(l);
- (m) **“OFN General Partner”** means Ontario First Nations General Partner Inc., the general partner of OFNLP, and includes any successor thereto resulting from any merger, arrangement, amalgamation or other reorganization of or including Ontario First Nations General Partner Inc., or any continuance under the laws of another jurisdiction;
- (n) **“OFN Shareholders’ Agreement”** means the shareholders’ agreement among OFN General Partner and those First Nations in Ontario that are shareholders thereof, dated June 2, 2000, as the same may be duly and properly amended, modified, supplemented or restated from time to time.
- (o) **“OFN 2008 General Partner”** means New OFNLP General Partner Limited, the general partner of OFNLP 2008, and includes any successor thereto resulting from any merger, arrangement, amalgamation or other reorganization of or including New OFNLP General Partner Limited, or any continuance under the laws of another jurisdiction;
- (p) **“OFN 2008 Shareholders’ Agreement”** means the shareholders’ agreement among OFN 2008 General Partner and those First Nations in Ontario that are shareholders thereof, dated February 7, 2008, as the same may be duly and properly amended, modified, supplemented or restated from time to time;
- (q) **“OFNLP Limited Partner”** means a First Nation in Ontario which is a limited partner of OFNLP;
- (r) **“OFNLP Partnership Agreement”** means the limited partnership agreement dated June 2, 2000 among the OFNLP Limited Partners and OFN General Partner, as the same may be duly and properly amended, modified, supplemented or restated from time to time;
- (s) **“OFNLP 2008 Limited Partner”** means a First Nation in Ontario which is a limited partner of OFNLP 2008;
- (t) **“OFNLP 2008 Partnership Agreement”** means the limited partnership agreement dated February 7, 2008 among OFNLP 2008 Limited Partners and OFN 2008 General Partner, as the same may be duly and properly amended, modified, supplemented or restated from time to time;
- (u) **“OLGC Act”** means the *Ontario Lottery and Gaming Corporation Act, 1999* (Ontario);
- (v) **“Order”** means an order granting leave to discontinue with prejudice, the 20% Litigation, substantially in the form of the draft order comprising part of the 20% Litigation Discontinuance Documentation;
- (w) **“Political Confederacy”** means the board of directors of Indian Associations Co-Ordinating Committee of Ontario Inc.;
- (x) **“Pre-Closing Date”** means the third Business Day preceding the Closing Date;
- (y) **“Pre-Closing Time”** means 2:00 p.m. (Toronto time) on the Pre-Closing Date; and
- (z) **“Unsatisfied Condition”** has the meaning attributed to that term in section 3.1.

1.2 First Nations in Ontario under Agreement

For the purposes of this Closing Agreement, First Nations in Ontario means those near bands or status bands set out in Schedule 1.2.

1.3 Schedules

The following are the schedules attached to this Closing Agreement:

- Schedule 1.1(b) – 20% Litigation Discontinuance Documentation
- Schedule 1.1(l) – Mutual Release
- Schedule 1.2 – First Nations in Ontario

1.4 Headings and Table of Contents

The inclusion of headings and a table of contents in this Closing Agreement is for convenience of reference only and shall not affect the construction or interpretation hereof.

1.5 Statutes and Regulations

Any reference in this Closing Agreement to a statute or to a regulation or rule promulgated under a statute or to any provision of a statute, regulation or rule, shall be a reference to that statute, regulation, rule or provision as amended, re-enacted or replaced from time to time.

1.6 Gender and Number

In this Closing Agreement, unless the context otherwise requires, words importing the singular include the plural and vice versa, words importing gender include all genders or the neuter, and words importing the neuter include all genders.

1.7 Currency

Except as otherwise expressly provided in this Closing Agreement, all amounts in this Closing Agreement are stated and shall be paid in Canadian currency.

1.8 Entire Agreement

This Closing Agreement constitutes the entire agreement between the parties pertaining to the subject matter of this Closing Agreement. There are no warranties, conditions, or representations (including any that may be implied by statute) and there are no agreements in connection with such subject matter except as specifically set forth or referred to in this Closing Agreement. No reliance is placed on any warranty, representation, opinion, advice or assertion of fact made either prior to, contemporaneous with, or after entering into this Closing Agreement, or any amendment or supplement thereto, by any party to this Closing Agreement or its partners, directors, officers, employees or agents, to any other party to this Closing Agreement or its partners, directors, officers, employees or agents, except to the extent that the same has been reduced to writing and included as a term of this Closing Agreement, and none of the parties to this Closing Agreement has been induced to enter into this Closing Agreement or any amendment or supplement by reason of any such warranty, representation, opinion, advice or assertion of fact. Accordingly, there shall be no liability, either in tort or in contract, assessed in relation to any such warranty, representation, opinion, advice or assertion of fact, except to the extent contemplated above.

1.9 Waiver, Amendment

Except as expressly provided in this Closing Agreement, no amendment to or waiver of any provision of this Closing Agreement shall be binding unless executed in writing by each of the parties, in the case of an amendment, or by the waiving party, in the case of a waiver. No waiver of any provision of this Closing Agreement shall constitute a waiver of any other provision nor shall any waiver of any provision of this Closing Agreement constitute a continuing waiver unless otherwise expressly provided.

1.10 Governing Law

This Closing Agreement shall be governed by and construed in accordance with the laws of the Province of Ontario and the laws of Canada applicable therein.

ARTICLE 2**CONDITIONS****2.1 Mutual Conditions**

The execution and delivery by, and the performance of the obligations of, each party under the Formal Agreements to which it is a party are subject to the satisfaction of, or waiver of, at or prior to the Closing Time, each of the following conditions (each of which is acknowledged to be for the benefit of each of the parties):

- (a) The Province shall have obtained all necessary internal approvals and authorizations of the Government of Ontario for the execution and delivery of, and the performance of its obligations pursuant to, those Formal Agreements to which the Province is a party;
- (b) OLG shall have obtained the approval of its board of directors for the due execution and delivery of, and the performance of its obligations pursuant to, those Formal Agreements to which OLG is a party;

- (c) OFNLP shall have obtained the due authorization of the OFNLP Limited Partners, by an extraordinary resolution of the OFNLP Limited Partners duly passed in accordance with the terms of the OFNLP Partnership Agreement, for the due execution and delivery of, and the performance of its obligations under, each of those Formal Agreements to which OFNLP is a party;
- (d) OFNLP 2008 shall have obtained the due authorization of at least two-thirds of the OFNLP 2008 Limited Partners in accordance with the terms of the OFNLP 2008 Partnership Agreement for the due execution and delivery of, and the performance of its obligations under, each of those Formal Agreements to which OFNLP 2008 is a party;
- (e) OFN General Partner shall have obtained the approval of its board of directors for the due execution and delivery of, and the performance of its obligations under, those Formal Agreements to which OFNLP is a party;
- (f) OFN 2008 General Partner shall have obtained the approval of its board of directors for the due execution and delivery of, and the performance of its obligations under, those Formal Agreements to which OFNLP 2008 is a party;
- (g) The Chiefs of Ontario shall have obtained the due authorization of the Political Confederacy and of the Chiefs in Assembly for the due execution and delivery of, and the performance of its obligations under, those Formal Agreements to which the Chiefs of Ontario is a party;
- (h) Each of the Formal Agreements shall have been duly executed and delivered by each of the parties thereto;
- (i) OFNLP 2008 and OFN 2008 General Partner shall have been duly and properly established, constituted and organized under the laws of the Province of Ontario by OFNLP and Ontario first nations, on terms approved as to form and substance by the Province and its counsel; and
- (j) Any amendments to the OLGC Act necessary to implement the Formal Agreements shall have been passed and shall be in full force and effect.

2.2 Conditions for the Benefit of the Province and OLG

The execution and delivery by, and the performance of the obligations of, the Province and OLG under the Formal Agreements to which they are a party are subject to the satisfaction of, or waiver of, at or prior to the Closing Time, each of the following conditions:

- (a) all representations and warranties of each of OFNLP, OFNLP 2008 and the Chiefs of Ontario in this Closing Agreement and any of the Formal Agreements to which they are a party be true and correct as at Closing Time;
- (b) each of OFNLP, OFNLP 2008 and the Chiefs of Ontario shall have duly executed and delivered the documents required to be delivered by OFNLP, OFNLP 2008 and the Chiefs of Ontario, respectively, under sections 3.2 and 3.3; and
- (c) At least two-thirds of the OFNLP Limited Partners shall at the Closing Time be OFNLP 2008 Limited Partners.

2.3 Conditions for the Benefit of OFNLP, OFNLP 2008 and the Chiefs of Ontario

The execution and delivery by, and the performance of the obligations of, OFNLP, OFNLP 2008 and the Chiefs of Ontario under the Formal Agreements to which they are a party are subject to the satisfaction of, or waiver of, at or prior to the Closing Time, each of the following conditions:

- (a) all representations and warranties of each of the Province and OLG in this Closing Agreement and any of the Formal Agreements to which they are a party be true and correct as at Closing;
- (b) Each of the Province and OLG shall have duly executed and delivered the documents required to be delivered by the Province and OLG, respectively, under sections 3.2 and 3.3; and
- (c) OFNLP 2008 shall have received confirmation from the bank identified in the written notification as required by section 2.1(b) of the Gaming Revenue Sharing and Financial Agreement that the bank has received a transfer for credit to the account identified in such notification in the amount specified in section 2.1 of the Gaming Revenue Sharing and Financial Agreement.

ARTICLE 3

SATISFACTION OF CONDITIONS AND CLOSING

3.1 Satisfaction of Conditions

- (a) In the event any condition set forth in section 2.1, 2.2 or 2.3 is not satisfied or waived on or before the Closing Time (an “**Unsatisfied Condition**”), upon written notice by the party having benefit of the Unsatisfied Condition to the other parties, this Closing Agreement and, to the extent previously executed and delivered, the Formal Agreements shall be immediately deemed released from escrow and terminated, whereupon the parties hereto shall be released from all of their liabilities and obligations hereunder and thereunder. Each of the parties shall act in good faith in determining whether or not a condition in its favour has been satisfied.
- (b) If by Closing Time, the party having the benefit of any condition has not given written notice to the parties required to satisfy such condition that such condition has been waived or satisfied, such condition shall be deemed not to have been waived or satisfied.

- (c) If by the Closing Time, each party has satisfied all of the conditions required to be satisfied by it, or those conditions have otherwise been waived in its respect, and has confirmed satisfaction or waiver of the conditions to be satisfied by the other parties hereto, then effective as of the Closing Time, the obligations under the Formal Agreements shall be, and shall continue, in full force and effect.

3.2 Deliveries on Pre-Closing Date

Subject to the terms and conditions hereof, on the Pre-Closing Date and at or prior to the Pre-Closing Time, the following documents shall be delivered and made available for inspection by representatives of each party at the Toronto offices of Torys LLP, counsel for OFNLP 2008:

- (a) Each party thereto shall deliver a copy of the Gaming Revenue Sharing and Financial Agreement duly executed by such party, for each of the parties thereto;
- (b) OFNLP and OFNLP 2008 shall deliver to the Province and OLG:
 - (i) the form of Acknowledgement and Consent appended to the Gaming Revenue Sharing and Financial Agreement as Schedule 10.13, duly executed by at least two-thirds of OFNLP Limited Partners as new OFNLP 2008 Limited Partners;
 - (ii) a certificate of status current dated to the Business Day preceding the Pre-Closing Date for OFN General Partner and OFN 2008 General Partner;
 - (iii) the certificates of senior officers of each of OFNLP and OFNLP 2008 respectively, dated as of the Pre-Closing Date, in form and substance reasonably satisfactory to the Province and OLG, as to: (a) the constating documents of OFNLP and OFNLP 2008 and each of their general partners; (b) a resolution of the board of directors of the OFN General Partner and OFN 2008 General Partner authorizing the execution and delivery of the Formal Agreements to which they are a party and the performance of their/its obligations thereunder; and (c) incumbency of the officers and directors of the general partners of each of OFN General Partner and OFN 2008 General Partner and signatures of officers thereof executing the Formal Agreements; and
 - (iv) written notification as required by section 2.1(b) of the Gaming Revenue Sharing and Financial Agreement of the account information of OFNLP 2008 at such major chartered bank in Canada, including the name of the account, the number of the account, the name, address and transit number of the bank maintaining the account and, if applicable, the same information for an intermediary bank, if such arrangements are used in respect of such wire-transfers;
- (c) Chiefs of Ontario shall deliver to the Province and OLG:
 - (i) a certificate of status for the Chiefs of Ontario current dated to the Business Day preceding the Pre-Closing Date; and
 - (ii) the certificate of a senior officer of the Chiefs of Ontario, dated as of the Pre-Closing Date, in form and substance reasonably satisfactory to the Province and OLG, as to: (a) the constating documents of the Chiefs of Ontario; (b) a resolution of the board of directors of the Chiefs of Ontario authorizing the execution and delivery of the Formal Agreements to which it is a party and the performance of their/its obligations thereunder; and (c) incumbency of the officers and directors of the Chiefs of Ontario and signatures of the officers thereof executing the Formal Agreements.

3.3 Deliveries on Closing Date

Subject to the terms and conditions hereof, on the Closing Date and at or prior to the Closing Time, the following documents shall be delivered and made available for inspection at the Toronto offices of Torys LLP, counsel for OFNLP 2008:

- (a) OFNLP, OFNLP 2008 and the Chiefs of Ontario shall deliver to each of the Province and OLG a certificate from a director or senior officer of OFN General Partner, OFN 2008 General Partner and the Political Confederacy, respectively, certifying that to the best of such director's or senior officer's knowledge, information and belief (after due inquiry) that as at the Closing Time all of the representations and warranties of OFNLP, OFNLP 2008 and the Chiefs of Ontario, respectively, are true and correct in all respects as if made at and as of the Closing Time and each of OFNLP, OFNLP 2008 and the Chiefs of Ontario, respectively, have observed or performed in all respects each of the obligations, covenants and agreements that it must observe or perform at or before the Closing Time pursuant to the terms of this Closing Agreement;
- (b) each of the Province and OLG shall deliver to each of OFNLP, OFNLP 2008 and the Chiefs of Ontario a certificate from a senior officer of the Province or OLG, respectively, certifying that to the best of such senior officer's knowledge, information and belief (after due inquiry) that as at the Closing Time all of the representations and warranties of the Province or OLG, respectively, are true and correct in all respects as if made at and as of the Closing Time and Province and OLG, respectively, have observed or performed in all respects each of the obligations, covenants and agreements that it must observe or perform at or before the Closing Time pursuant to the terms of this Closing Agreement;
- (c) The Chiefs of Ontario, OFNLP, the Province and OLG shall each duly execute and deliver the 20% Litigation Discontinuance Documentation and the Mutual Release;
- (d) A party waiving the performance for its benefit of any of the obligations of another party shall deliver a waiver in accordance with section 1.9; and
- (e) Each party hereto shall deliver a copy of the Closing Agreement, duly executed by such party, for each of the parties hereto.

3.4 Escrow

All documents contemplated in sections 3.2 and 3.3 shall be considered to have been delivered simultaneously, shall be held by Torys LLP, counsel for OFNLP 2008, in escrow and shall not be considered to have been delivered until all such documents have been executed and delivered and all conditions in this Agreement have been satisfied or waived. Execution of the Closing Agreement shall be conclusive evidence that all documents have been released from escrow and that Closing has been completed at the Closing Time.

3.5 Deliveries Post Closing

Subject to the terms and conditions hereof, on the first Business Day following the Closing Date:

- (a) OFNLP and OFNLP 2008 shall deliver to the Province and OLG a certificate of status current dated the Closing Date for OFN General Partner and OFN 2008 General Partner, and
- (b) Chiefs of Ontario shall deliver to the Province and OLG a certificate of status for the Chiefs of Ontario current dated to the Closing Date.

3.6 Discontinuance, With Prejudice, of the 20% Litigation

- (a) The Chiefs of Ontario and OFNLP covenant that they shall as soon as practicable after Closing attend the Courts and use all reasonable efforts to obtain the Order, and deliver copies of the Order, forthwith upon issuance, to the Province and OLG.
- (b) If within 30 days after Closing the Chiefs of Ontario and OFNLP have failed to attend at the Courts and/or to obtain from the Courts the duly issued Order, then the Province and OLG shall be entitled to attend the Courts to obtain the Order in reliance upon the Consent, and shall be entitled to reimbursement by OFNLP of all reasonable legal costs incurred by the Province and OLG in attending and obtaining the Order.
- (c) As soon as practicable after obtaining, or being provided by the Province or OLG with a copy of, the Order, the Chiefs of Ontario and OFNLP shall serve and file a notice of discontinuance of the 20% Litigation in accordance with the Order and the *Rules of Civil Procedure*.

ARTICLE 4**REPRESENTATIONS AND WARRANTIES****4.1 By OFNLP**

OFNLP and OFN General Partner, as general partner of OFNLP, represent and warrant to the Province and OLG as follows and acknowledge that the Province and OLG are relying on such representations and warranties in entering into this Closing Agreement and performing their respective obligations hereunder:

- (a) OFN General Partner is a corporation duly incorporated and organized and validly existing under the laws of the Province of Ontario and is the general partner of OFNLP.
- (b) The First Nations in Ontario that are shareholders of OFN General Partner own beneficially and directly all of the issued and outstanding shares of OFN General Partner.
- (c) OFNLP is a limited partnership duly formed and validly existing under the laws of the Province of Ontario.
- (d) The First Nations in Ontario that are limited partners of OFNLP own beneficially and legally all of the limited partnership units of OFNLP.
- (e) Each of OFNLP and OFN General Partner has all necessary capacity, corporate and/or partnership power and authority to enter into and to carry out the provisions of this Closing Agreement, the Mutual Release and the Consent on its own behalf and on behalf of OFNLP and the OFNLP Limited Partners and this Closing Agreement, the Mutual Release and the Consent have been duly authorized, executed and delivered by OFNLP and constitute legal, valid and binding obligations enforceable against OFNLP, and against OFN General Partner as general partner of OFNLP, and against the OFNLP Limited Partners, in accordance with the terms of such Formal Agreements, subject to exceptions as to bankruptcy and the availability of equitable remedies.
- (f) Neither the execution and delivery of this Closing Agreement, the Mutual Release and the Consent by OFNLP and OFN General Partner, nor the performance of or compliance with the terms and conditions of such Formal Agreements by OFNLP and OFN General Partner, conflict with or will result in a breach of any of the terms, conditions or provisions of, or constitutes a default under, the constating documentation of either of OFN General Partner or OFNLP, including the OFNLP Partnership Agreement, the OFN Shareholders' Agreement, or any other agreement or instrument to which either of them is a party or by which either of them is bound.

4.2 By OFNLP 2008

OFNLP 2008 and OFN 2008 General Partner, as general partner of OFNLP 2008, represent and warrant to the Province and OLG as follows and acknowledge that the Province and OLG are relying on such representations and warranties in entering into and performing their obligations under this Closing Agreement:

- (a) OFN 2008 General Partner is a corporation duly incorporated and organized and validly existing under the laws of the Province of Ontario and is the general partner of OFNLP 2008.

- (b) The First Nations in Ontario that are shareholders of OFN 2008 General Partner own beneficially and directly all of the issued and outstanding shares of OFN 2008 General Partner.
- (c) OFNLP 2008 is a limited partnership duly formed and validly existing under the laws of the Province of Ontario.
- (d) The First Nations in Ontario that are Limited Partners of OFNLP 2008 own beneficially and directly all of the limited partnership units of OFNLP 2008.
- (e) Each of OFNLP 2008 and OFN 2008 General Partner has all necessary capacity, corporate and/or partnership power and authority to enter into and to carry out the provisions of this Closing Agreement on its own behalf and on behalf of OFNLP 2008 and the OFNLP 2008 Limited Partners and this Closing Agreement has been duly authorized, executed and delivered by OFNLP 2008 and OFN 2008 General Partner on behalf of OFNLP 2008 and constitute legal, valid and binding obligations enforceable against OFNLP 2008, and against OFN 2008 General Partner as general partner of OFNLP 2008, and against the OFNLP 2008 Limited Partners, in accordance with the terms of such Formal Agreements, subject to exceptions as to bankruptcy and the availability of equitable remedies.
- (f) Neither the execution and delivery of this Closing Agreement by OFNLP 2008 and OFN 2008 General Partner on behalf of OFNLP 2008, nor the performance of or compliance with the terms and conditions of such Formal Agreements by OFNLP 2008 and OFN 2008 General Partner on behalf of OFNLP 2008, conflicts with or will result in a breach of any of the terms, conditions or provisions of, or constitutes a default under, the constating documentation of either of OFNLP 2008 or OFN 2008 General Partner, including the OFNLP 2008 Partnership Agreement, the OFN 2008 Shareholders' Agreement, or any other agreement or instrument to which either of them is a party or by which either of them is bound.

4.3 By the Chiefs of Ontario

The Chiefs of Ontario, represent and warrant to the Province and OLG as follows and acknowledge that the Province and OLG are relying on such representations and warranties in entering into and performing its obligations under this Closing Agreement:

- (a) The Chiefs of Ontario is a not-for profit company incorporated under the federal laws of Canada by the First Nations in Ontario and Mnjikaning First Nation under the name "Indian Associations Co-Ordinating Committee of Ontario Inc." and acts as secretariat on behalf of the Chiefs of the First Nations in Ontario;
- (b) The Chiefs of Ontario is a corporation duly incorporated and organized and validly existing under the federal laws of Canada;
- (c) The Chiefs of Ontario has all necessary capacity, corporate power and authority to enter into and to carry out the provisions of this Closing Agreement, the Mutual Release and the Consent on its own behalf and on behalf of the First Nations in Ontario and such Formal Agreements have been duly authorized, executed and delivered by the Chiefs of Ontario and constitute legal, valid and binding obligations enforceable against the Chiefs of Ontario in accordance with the terms of such Formal Agreements, subject to exceptions as to bankruptcy and the availability of equitable remedies; and
- (d) Neither the execution and delivery of this Closing Agreement, the Mutual Release or the Consent by Chiefs of Ontario, or compliance with the terms and conditions of such Formal Agreements by Chiefs of Ontario, conflicts with or will result in a breach of any of the terms, conditions or provisions of, or constitute a default under, the constating documentation of the Chiefs of Ontario or any other agreement or instrument to which it is a party or by which it is bound.

4.4 By the Province

The Province represents and warrants to OFNLP and OFNLP 2008 and the Chiefs of Ontario, and acknowledges that OFNLP and OFNLP 2008 are relying on such representations and warranties in entering into and performing their obligations under this Closing Agreement, that the Province has all necessary capacity, power and authority to enter into and to carry out the provisions of this Closing Agreement and the Mutual Release and such Formal Agreements have been duly authorized, executed and delivered by the Province and constitute legal, valid and binding obligations enforceable against the Province in accordance with the terms of such Formal Agreements, subject to the *Financial Administration Act* (Ontario), the availability of equitable remedies in favour of the Crown, the limited availability of equitable remedies against the Crown, the *Proceedings Against the Crown Act* (Ontario) and the limitations with respect to the enforcement of remedies against sovereign entities and their agencies, including the qualifications that a court of Ontario may not grant an injunction, against the Province, make an order for specific performance, make an order for recovery or delivery of real or personal property or issue execution or attachment or process in the nature thereof other than garnishment in limited circumstances.

4.5 By OLG

OLG represents and warrants to OFNLP and OFNLP 2008 and the Chiefs of Ontario as follows and acknowledges that OFNLP and OFNLP 2008 are relying on such representations and warranties in entering into and performing their obligations under this Closing Agreement:

- (a) OLG is a Crown agency duly established and organized under the laws of the Province of Ontario.
- (b) OLG has all necessary capacity, power and authority to enter into and to carry out this Closing Agreement and the Mutual Release and such Formal Agreements have been duly authorized, executed and delivered by OLG and constitute legal, valid and binding obligations enforceable against OLG in accordance with the terms of such Formal Agreements, subject to the availability of equitable remedies and the *Proceedings Against the Crown Act* (Ontario), including the qualifications that a court of Ontario may not grant an injunction, against the Province, make an order for specific performance, make an order for recovery or delivery of real or personal property or issue execution or attachment or process in the nature thereof other than garnishment in limited circumstances.
- (c) Neither the execution and delivery of this Closing Agreement or the Mutual Release nor the performance of or compliance with the terms and conditions of such Formal Agreements by OLG will conflict with or result in a breach of any of the terms, conditions or provisions of, or constitute a default under, the constating documentation of OLG, including the OLG Act and the regulations thereunder.

4.6 Investigations

Any investigation by a party and/or its third party advisors shall not mitigate, diminish or affect the representations and warranties of any other party.

4.7 Survival

The representations and warranties of each of the Province, OLG, OFNLP, OFNLP 2008 and the Chiefs of Ontario contained in this Closing Agreement or any Formal Agreement to which it is a party shall survive the Closing without time limit.

ARTICLE 5**GENERAL PROVISIONS****5.1 Non Derogation**

Nothing in this Agreement shall abrogate or derogate from the application and operation of Section 35 of the *Constitution Act, 1982* to or in respect of any aboriginal or treaty rights.

5.2 Assignment

Neither this Closing Agreement nor any of the rights, interests or obligations under this Closing Agreement may be assigned by any party.

5.3 Notices

Any notice or other communication required or permitted to be given hereunder shall be in writing and shall be given by facsimile or other means of electronic communication or by hand-delivery as hereinafter provided. Any such notice or other communication, if sent by facsimile or other means of electronic communication, shall be deemed to have been received on the Business Day following the sending, or if delivered by hand shall be deemed to have been received at the time it is delivered to the applicable address noted below either to the individual designated below or to an individual at such address having apparent authority to accept deliveries on behalf of the addressee. Notice of change of address shall also be governed by this section. Notices and other communications shall be addressed as follows:

(a) if to OFNLP:

78 1st Line Road
New Credit Commercial Plaza
Suite 204 R.R. #6
Hagersville ON N0A 1H0

Telecopier: 905-768-7667
Attention: General Manager

(b) if to OFNLP (2008):

78 1st Line Road
New Credit Commercial Plaza
Suite 204
R.R. #6
Hagersville ON N0A 1H0

Telecopier: 905-768-7667
Attention: General Manager

(c) if to the Province:

Ministry of Aboriginal Affairs
720 Bay Street
4th Floor
Toronto ON M5G 2K1

Telecopier: (416) 314-1165
Attention: Deputy Minister

(d) if to OLG:

4120 Yonge Street
Suite 420
Toronto ON M2P 2B8

Telecopier: (416) 224-7000
Attention: Chief Executive Officer

(e) if to the Chiefs of Ontario:

Fort William First Nation
RR #4
Suite 101
90 Anemki Drive
Fort William First Nation Office Complex
Thunder Bay, ON P7J 1A5

Attention: Regional Chief
Telecopier number: 807-626-9404

Notwithstanding the foregoing, any notice or other communication required or permitted to be given by any party pursuant to or in connection with any dispute resolution procedures contained herein or in any Schedule hereto may be delivered only by hand.

5.4 Time of Essence

Time is of the essence of this Closing Agreement.

5.5 Further Assurances

Each of the parties shall promptly do, make, execute, deliver, or cause to be done, made, executed or delivered, all such further acts, documents and things and shall use reasonable efforts and take all such steps as may be reasonably within its power to implement to their full extent the provisions of this Closing Agreement.

5.6 Counterparts

This Closing Agreement and any other agreements or documents to be provided hereunder, where applicable, may be signed in counterparts and each such counterpart shall constitute an original document and such counterparts, taken together, shall constitute one and the same instrument.

IN WITNESS WHEREOF the parties hereto have executed this Closing Agreement.

**HER MAJESTY THE QUEEN IN RIGHT OF
ONTARIO, as represented by THE MINISTER
OF ABORIGINAL AFFAIRS**

**ONTARIO LOTTERY AND GAMING
CORPORATION**

by: _____
Name:
Title:

by: _____
Name:
Title:

**ONTARIO FIRST NATIONS LIMITED
PARTNERSHIP by its general partner,
ONTARIO FIRST NATIONS GENERAL
PARTNER INC.**

by: _____
Name:
Title:

by: _____
Name:
Title:

**ONTARIO FIRST NATIONS (2008) LIMITED
PARTNERSHIP by its general partner, NEW
OFNLP GENERAL PARTNER LIMITED**

by: _____
Name:
Title:

by: _____
Name:
Title:

**INDIAN ASSOCIATIONS CO-ORDINATING
COMMITTEE OF ONTARIO INC.**

by: _____
Name:
Title:

by: _____
Name:
Title:

Schedule 1.1(b)

Court File No. 98-CV-152417CM

**ONTARIO
SUPERIOR COURT OF JUSTICE**

BETWEEN:

CHIEFS OF ONTARIO
and ONTARIO FIRST NATIONS LIMITED PARTNERSHIP
together suing in a representative capacity, on behalf of
133 First Nations in Ontario

Plaintiffs

- and -

HER MAJESTY THE QUEEN IN RIGHT OF ONTARIO,
THE ONTARIO LOTTERY AND GAMING CORPORATION
and CHIPPEWAS OF MNJIKANING FIRST NATION

Defendants

C O N S E N T

The Plaintiffs, Chiefs of Ontario and Ontario First Nations Limited Partnership, together suing, in a representative capacity on behalf of 133 First Nations in Ontario (listed in Schedule A to the Fresh Statement of Claim), and the Defendants, Her Majesty the Queen in right of Ontario and the Ontario Lottery and Gaming Corporation (together, the "Consenting Defendants"), by their respective solicitors, consent to an Order (the "Order"):

- a) that the Plaintiffs and Consenting Defendants are bound by the Mutual Release, once executed, and shall abide by the terms thereof;
- b) granting the Plaintiffs leave to discontinue this action in its entirety against the Consenting Defendants, with prejudice, and without costs;
- c) granting the Plaintiffs leave to discontinue this action in its entirety against the Defendant Chippewas of Mnjikaning First Nation ("MFN"), with prejudice, with any claim by MFN to costs of this action to be dealt with in the action referenced as Court File No. 01-CV-219345CM in the Ontario Superior Court of Justice; and
- d) declaring that, in accordance with rule 23.04(1) of the *Rules of Civil Procedure*, discontinuance of this action is a defence to a subsequent action,

in the form attached as Schedule A hereto.

The Plaintiffs further consent to the Consenting Defendants (or either of them) attending to obtain the grant of the Order in the event that the Plaintiffs have failed to do so on or before the date that is 30 days after the execution of this Consent.

Each of the Plaintiffs and the Consenting Defendants by their respective solicitors hereby affirms that it is not a party under disability.

February 12, 2008

TORYS LLP
Solicitors for the Plaintiffs

February 12, 2008

ATTORNEY GENERAL FOR ONTARIO
Of Counsel for the Defendant, Her Majesty the
Queen in right of Ontario

February 12, 2008

DAVIES WARD PHILLIPS & VINEBERG LLP
Solicitors for the Defendant, Ontario Lottery
and Gaming Corporation

Schedule "A"

Court File No. 98-CV-152417CM

**ONTARIO
SUPERIOR COURT OF JUSTICE**THE HONOURABLE MR.
JUSTICE GANS) WEDNESDAY, THE 13th
)
) DAY OF FEBRUARY, 2008

BETWEEN:

CHIEFS OF ONTARIO
and ONTARIO FIRST NATIONS LIMITED PARTNERSHIP,
together suing, in a representative capacity, on behalf of 133 First Nations in Ontario,
set out hereto in Schedule "A"

Plaintiffs

- and -

HER MAJESTY THE QUEEN IN RIGHT OF ONTARIO,
THE ONTARIO LOTTERY AND GAMING CORPORATION
and CHIPPEWAS OF MNJIKANING FIRST NATION

Defendants

ORDER

THIS MOTION, made by the plaintiffs, Chiefs of Ontario and Ontario First Nations Limited Partnership, together suing, in a representative capacity, on behalf of 133 First Nations in Ontario (listed in Schedule A to this Order), for an order:

- a) that the plaintiffs and the defendants Her Majesty the Queen in right of Ontario ("Ontario") and Ontario Lottery and Gaming Corporation ("OLG") are bound by the Mutual Release, once executed, and shall abide by the terms thereof;
- b) granting the plaintiffs leave to discontinue this action in its entirety against Ontario and OLG, with prejudice, and without costs;
- c) granting the plaintiffs leave to discontinue this action in its entirety against the defendant Chippewas of Mnjikaning First Nation ("MFN"), with prejudice, with any claim by MFN to costs of this action to be dealt with in the action referenced as Court File No. 01-CV-219345CM in the Ontario Superior Court of Justice; and
- d) declaring that, in accordance with rule 23.04(1) of the *Rules of Civil Procedure*, discontinuance of this action is a defence to any subsequent action,

was heard this day at the Court House, 330 University Avenue, Toronto, Ontario.

ON READING the Consent executed by all parties to this action except the Defendant MFN, filed, the Gaming Revenue Sharing and Financial Agreement appended to this order as Appendix "A", filed, the Closing Agreement appended to this order as Appendix "B", filed, and the Mutual Release appended to this order as Appendix "C", filed,

AND UPON HEARING the submissions of counsel for all parties,

1. THIS COURT ORDERS that the plaintiffs and the defendants Ontario and OLG are bound by the Mutual Release, once executed, and shall abide by the terms thereof.
2. THIS COURT ORDERS that the plaintiffs are granted leave to discontinue this action in its entirety against Ontario and OLG, with prejudice and without costs.
3. THIS COURT ORDERS that the plaintiffs are granted leave to discontinue this action in its entirety against the defendant MFN, with prejudice, except that any claim by MFN to costs of this action shall be dealt with in the action referenced as Court File No. 01-CV-219345CM in the Ontario Superior Court of Justice.
4. THIS COURT DECLARES that discontinuance of this action shall constitute a complete defence to any subsequent action or other proceeding raising any claim or demand, or seeking any form of relief by the plaintiffs (including, for certainty, the 133 First Nations set out hereto on Schedule A or any of them or any successor or assign), arising out of the circumstances or any subject matter that was, or could have been, raised in this action by the plaintiffs.
5. THIS COURT ORDERS that this order shall take effect only upon closing on the Closing Date set out in the Closing Agreement.
6. THIS COURT ORDERS that there be no costs of the motion.

 Justice, Superior Court of Justice

SCHEDULE A

FIRST NATIONS IN ONTARIO

1	Alderville First Nation
2	Algonquins of Pikwakanagan First Nation
3	Animbiigoo Zaagi'igan Anishinaabek First Nation (Lake Nipigon Ojibway)
4	Anishinaabeg of Naongashiing (Big Island)
5	Aroland First Nation
6	Attawapiskat First Nation
7	Bearskin Lake First Nation
8	Beausoleil First Nation (Christian Island)
9	Beaverhouse First Nation
10	Big Grassy First Nation
11	Biinjitiwaabik Zaaging Anishinaabek (Rocky Bay)
12	Bkejwanong Territory (Walpole Island)
13	Brunswick House First Nation
14	Caldwell First Nation
15	Cat Lake First Nation
16	Chapleau Cree First Nation
17	Chapleau Ojibway First Nation
18	Aamjiwnaang First Nation (Sarnia), otherwise known as Aamjiwnaang
19	Chippewas of Georgina Island
20	Chippewas of Kettle & Stony Point
21	Chippewas of Nawash (Cape Croker)
22	Chippewas of Saugeen
23	Chippewas of the Thames
24	Constance Lake First Nation
25	Couchiching First Nation
26	Curve Lake First Nation
27	Deer Lake First Nation
28	Delaware Nation (Moravian of the Thames)
29	Dokis First Nation
30	Eabametoong First Nation
31	Eagle Lake First Nation
32	Flying Post First Nation
33	Fort Albany First Nation
34	Fort Severn First Nation
35	Fort William First Nation
36	Garden River First Nation
37	Ginoogaming First Nation (Long Lac #77)
38	Grassy Narrows First Nation
39	Gull Bay First Nation, otherwise known as Kiashke Zaaging Anishinaabek
40	Hiawatha First Nation
41	Henvey Inlet First Nation
42	Hornepayne First Nation
43	Iskatewizaagegan No. 39 Independent First Nation
44	Kasabonika Lake First Nation
45	Kashechewan First Nation
46	Kee-Way-Win First Nation
47	Kingfisher Lake First Nation
48	Kitchenuhmaykoosib Inninuwug (Big Trout Lake)
49	Koocheching First Nation
50	Lac Des Mille Lacs First Nation
51	Lac La Croix First Nation
52	Lac Seul First Nation
53	Long Lake #58 First Nation
54	Magnetawan First Nation
55	Marten Falls First Nation
56	Matachewan First Nation
57	Mattagami First Nation
58	McDowell Lake First Nation
59	M'Chigeeng First Nation
60	Michipicoten First Nation
61	Mishkeegogamang First Nation (Osnaburgh)
62	Missanabie Cree First Nation
63	Mississauga #8 First Nation
64	Mississaugas of the New Credit
65	Mississaugas of Scugog Island
66	Mocreebec Indian Government
67	Mohawks of Akwesasne
68	Mohawks of the Bay of Quinte
69	Moose Cree First Nation
70	Moose Deer Point First Nation
71	Munsee-Delaware Nation

- 72 Muskrat Dam First Nation
- 73 Naicatchewenin First Nation
- 74 Namaygoosisagagun First Nation
- 75 Naotkamegwaning Anishinabe First Nation (Whitefish Bay)
- 76 Neskantaga First Nation (Lansdowne House)
- 77 Taykwa Tagamou Nation (New Post)
- 78 Nibinamik First Nation
- 79 Nicickousemenecaning First Nation
- 80 Nipissing First Nation
- 81 North Caribou Lake First Nation (Weagamow or Round Lake)
- 82 North Spirit Lake First Nation
- 83 Northwest Angle No. 33 First Nation
- 84 Northwest Angle No. 37 First Nation
- 85 Ochiichagwe'Babigo'ining First Nation (Dalles)
- 86 Ojibways of Batehewana (Rankin)
- 87 Ojibways of Onigaming (Sabaskong)
- 88 Ojibways of Pic River (Heron Bay)
- 89 Aundeck Omni Kaning, otherwise known as Ojibways of Sucker Creek
- 90 Oneida Nation of the Thames
- 91 Pays Plat First Nation
- 92 Pic Mobert First Nation
- 93 Pikangikum First Nation
- 94 Poplar Hill First Nation
- 95 Poplar Point First Nation
- 96 Rainy River First Nation
- 97 Red Rock Band
- 98 Sachigo Lake First Nation
- 99 Sagamok Anishnawbek First Nation
- 100 Sand Point First Nation, otherwise known as Bingwi Neyaashi Anishinaabek
- 101 Sandy Lake First Nation
- 102 Saugeen First Nation (Savant Lake)
- 103 Seine River First Nation
- 104 Serpent River First Nation
- 105 Shawanaga First Nation
- 106 Sheguiandah First Nation
- 107 Sheshegwaning First Nation
- 108 Shoal Lake No. 40 First Nation
- 109 Six Nations of the Grand River
- 110 Slate Falls First Nation
- 111 Stanjikoming First Nation
- 112 Temagami First Nation
- 113 Thessalon First Nation
- 114 Wabaseemoong Independent First Nation (Whitedog)
- 115 Wabauskang First Nation
- 116 Wabigoon First Nation
- 117 Wahgoshig First Nation (Abitibi #70)
- 118 Wahnapiatae First Nation
- 119 Wahta Mohawks, otherwise known as Wahta Mohawks (Mohawks of Gibson)
- 120 Wapekeka First Nation
- 121 Wasauksing First Nation (Perry Island)
- 122 Washagamis Bay First Nation, otherwise known as Obashkaandagaang
- 123 Wauzhushk Onigum First Nation (Rat Portage)
- 124 Wawakapewin First Nation
- 125 Webequie First Nation
- 126 Weenusk First Nation (Peawanuk)
- 127 Whitefish Lake First Nation
- 128 Whitefish River First Nation
- 129 Whitesand First Nation
- 130 Whitewater Lake First Nation
- 131 Wikwemikong Unceded First Nation
- 132 Wunnumin Lake First Nation
- 133 Zhiibaahaasing First Nation (Cockburn)

CHIEFS OF ONTARIO et al.	and	HER MAJESTY THE QUEEN IN RIGHT OF ONTARIO et al.
Plaintiffs		Defendants

ONTARIO
SUPERIOR COURT OF JUSTICE

Proceeding commenced at Toronto

ORDER

TORYS LLP
Suite 3000
79 Wellington St. W.
Box 270, TD Centre
Toronto, ON M5K 1N2

SHEILA R. BLOCK (LSUC No. 14089N)
Tel: 416.865.7319

JOHN B. LASKIN (LSUC No. 19381B)
Tel: 416.865.7317
Fax: 416.865.7380

Solicitors for the Plaintiffs

CHIEFS OF ONTARIO et al.	and	HER MAJESTY THE QUEEN IN RIGHT OF ONTARIO et al.
Plaintiffs		Defendants

ONTARIO
SUPERIOR COURT OF JUSTICE

Proceeding commenced at Toronto

CONSENT

TORYS LLP
Suite 3000
79 Wellington St. W.
Box 270, TD Centre
Toronto, ON M5K 1N2

SHEILA R. BLOCK (LSUC No. 14089N)
Tel: 416.865.7319

JOHN B. LASKIN (LSUC No. 19381B)
Tel: 416.865.7317
Fax: 416.865.7380

Solicitors for the Plaintiffs

SCHEDULE 1.1(i)

MUTUAL RELEASE

FULL AND FINAL MUTUAL RELEASE

THE UNDERSIGNED, CHIEFS OF ONTARIO, incorporated as Indian Associations Co-Ordinating Committee of Ontario Inc., and **ONTARIO FIRST NATIONS LIMITED PARTNERSHIP** together suing, in a representative capacity, on behalf of 133 First Nations in Ontario listed in Schedule "A" hereto (the "First Nations Parties"), and **HER MAJESTY THE QUEEN IN RIGHT OF ONTARIO** and **ONTARIO LOTTERY AND GAMING CORPORATION** (the "Ontario Parties"), for and in consideration of the execution of this release, the payment by the Ontario Parties to the First Nations Parties and by the First Nations Parties to the Ontario Parties of \$2.00 (TWO DOLLARS), the execution of the Gaming Revenue Sharing and Financial Agreement and the Closing Agreement, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, do hereby mutually release, remise and forever discharge each other including the present and former officers, directors, agents, servants, and employees of each of them (and all successors, heirs, executors, estate trustees, administrators and assigns) of and from all actions, causes of action, suits, debts, dues, accounts, bonds, covenants, contracts, claims and demands whatsoever which either or any of them, or their respective heirs, executors, estate trustees, administrators, agents, successors and assigns, or any of them, has had, now has or may hereafter have for or by reason of, or in any way arising out of any matters that were raised in or could have been raised by the First Nations Parties in the action referenced as Court File No. 98-CV-152417CM in the Ontario Superior Court of Justice, in which the First Nations Parties are plaintiffs and the Ontario Parties are defendants (the "Action"), including any matters that could have reasonably been raised by the Ontario Parties by way of counterclaim in the Action in relation to 20% of the gross revenues of Casino Rama (the "20% monies").

IN FURTHER CONSIDERATION of the provision by or on behalf of the Ontario Parties of the consideration referred to above, the First Nations Parties do hereby release and forever discharge the Ontario Parties of and from any claim or interest they now have or might in future have to any portion of the monies known as the "20% monies" as claimed from the Ontario Parties by **THE CHIPPEWAS OF MNJIKANING FIRST NATION ("MFN")** in the action referenced as Court File No. 01-CV-219345CM in the Ontario Superior Court of Justice, in which MFN is plaintiff and the Ontario Parties and the First Nations Parties are defendants.

IT IS FURTHER AGREED that for the consideration referred to above, the First Nations Parties will not make any claim or commence or maintain any action or proceeding against any person or corporation or First Nation or the Crown in which any claim could arise against the Ontario Parties, or either of them, and the Ontario Parties will not make any claim or commence or maintain any action or proceeding against any person or corporation or First Nation in which any claim could arise against the First Nations Parties, or any of them, in either case for contribution or indemnity or any other relief over in relation to the 20% monies as claimed by the First Nations Parties from the Ontario Parties in the Action.

IT IS ACKNOWLEDGED that the consideration referred to above shall not be deemed to represent any admission of liability by any of the parties hereto.

IT IS FURTHER WARRANTED AND ACKNOWLEDGED by the First Nations Parties that they have authority to execute this release on their own behalf and on behalf of all of the 133 First Nations in Ontario listed in Schedule "A" hereto.

IT IS ACKNOWLEDGED that the First Nations Parties have had an opportunity to review this Release and an opportunity to consult with counsel of their choice and they acknowledge that they fully understand all of the terms contained in it, and that the Release is being entered into voluntarily and without duress.

IT IS FURTHER AGREED that this Release shall be deemed to have been made in and shall be construed in accordance with and subject to the laws of the Province of Ontario.

IT IS FURTHER AGREED that this Release may be signed in separate counterparts and shall become effective upon the date of execution by the party that last signs it.

IN WITNESS WHEREOF the parties have caused this Release to be executed by their duly authorized officers.

<p>Dated: February 19, 2008</p> <p>Witness:</p> <p>_____</p>	<p>CHIEFS OF ONTARIO, incorporated as Indian Associations Co-Ordinating Committee of Ontario Inc.</p> <p>By: _____</p> <p>Name: ANGUS TOULOUSE</p> <p>Title: Ontario Regional Chief</p>
<p>Dated: February 19, 2008</p>	<p>ONTARIO FIRST NATIONS LIMITED PARTNERSHIP, by its General Partner, Ontario First Nations General Partner Inc.</p> <p>By: _____</p> <p>Authorized Signing Officer</p>

Dated: February 19, 2008	HER MAJESTY THE QUEEN IN RIGHT OF ONTARIO By: _____ Authorized Signing Officer
Dated: February 19, 2008	ONTARIO LOTTERY AND GAMING CORPORATION By: _____ Authorized Signing Officer By: _____ Authorized Signing Officer

SCHEDULE 1.2

FIRST NATIONS IN ONTARIO

1	Aamjiwnaang
2	Alderville First Nation
3	Algonquins of Pikwakanagan
4	Animibiigoo Zaagi'igan Anishinaabek
5	Anishinaabeg of Naongashiing
6	Aroland First Nation
7	Attawapiskat First Nation
8	Aundeck Omni Kaning
9	Bearskin Lake First Nation
10	Beausoleil First Nation
11	Beaverhouse First Nation
12	Big Grassy First Nation
13	Biinjitiwaabik Zaaging Anishinaabek
14	Bingwi Neyaashi Anishinaabek
15	Bkejwanong Territory
16	Brunswick House First Nation
17	Caldwell First Nation
18	Cat Lake First Nation
19	Chapleau Cree First Nation
20	Chapleau Ojibway First Nation
21	Chippewas of Georgina Island
22	Chippewas of Kettle & Stony Point
23	Chippewas of Nawash
24	Chippewas of Saugeen
25	Chippewas of the Thames
26	Constance Lake First Nation
27	Couchiching First Nation
28	Curve Lake First Nation
29	Deer Lake First Nation
30	Delaware Nation
31	Dokis First Nation
32	Eabametoong First Nation
33	Eagle Lake First Nation
34	Flying Post First Nation
35	Fort Albany First Nation
36	Fort Severn First Nation
37	Fort William First Nation
38	Garden River First Nation
39	Ginoogaming
40	Grassy Narrows First Nation
41	Henvey Inlet First Nation
42	Hiawatha First Nation
43	Hornepayne First Nation
44	Iskatewizaagegan No. 39 Independent First Nation
45	Kasabonika Lake First Nation
46	Kashechewan First Nation
47	Keewaywin First Nation
48	Kiashke Zaaging Anishinaabek
49	Kingfisher Lake First Nation
50	Kitchenuhmaykoosib Inninuwug
51	Koocheching First Nation
52	Lac Des Mille Lacs First Nation
53	Lac La Croix First Nation
54	Lac Seul First Nation
55	Long Lake # 58 First Nation
56	Magnetawan First Nation
57	Marten Falls First Nation
58	Matachewan First Nation
59	Mattagami First Nation
60	McDowell Lake First Nation
61	M'Chigeeng First Nation
62	Michipicoten First Nation
63	Mishkeegogamang
64	Missanabie Cree First Nation
65	Mississauga #8 First Nation

66	Mississaugas of Scugog Island
67	Mississaugas of the New Credit
68	MoCreebec Council of the Cree Nation
69	Mohawks of Akwesasne
70	Mohawks of the Bay of Quinte
71	Moose Cree First Nation
72	Moose Deer Point First Nation
73	Munsee Delaware Nation
74	Muskrat Dam First Nation
75	Naicatchewenin
76	Namaygoosisagagun
77	Naotkamegwanning Anishinabe
78	Neskantaga First Nation
79	Nibinamik First Nation
80	Nicickousemenecaning
81	Nipissing First Nation
82	North Caribou Lake First Nation
83	North Spirit Lake First Nation
84	Northwest Angle No. 33 First Nation
85	Northwest Angle No. 37 First Nation
86	Obashkaandagaang
87	Ochiichagwe'Babigo'ining
88	Ojibways of Batchewana
89	Ojibways of Onigaming
90	Ojibways of Pic River
91	Oneida Nation of the Thames
92	Pays Plat First Nation
93	Pic Mobert First Nation
94	Pikangikum First Nation
95	Poplar Hill First Nation
96	Poplar Point First Nation
97	Rainy River First Nation
98	Red Rock Band
99	Sachigo Lake First Nation
100	Sagamok Anishnawbek First Nation
101	Sandy Lake First Nation
102	Saugeen First Nation
103	Seine River First Nation
104	Serpent River First Nation
105	Shawanaga First Nation
106	Sheguiandah First Nation
107	Sheshegwaning First Nation
108	Shoal Lake No. 40 First Nation
109	Six Nations of the Grand River
110	Slate Falls First Nation
111	Stanjikoming First Nation
112	Taykwa Tagamou Nation
113	Temagami First Nation
114	Thessalon First Nation
115	Wabaseemoong Independent Nation
116	Wabauskang First Nation
117	Wabigoon First Nation
118	Wahgoshig First Nation
119	Wahnapiatae First Nation
120	Wahta Mohawks
121	Wapekeka First Nation
122	Wasauksing First Nation
123	Wauzhushk Onigum Nation
124	Wawakapewin
125	Webequie First Nation
126	Weenusk First Nation
127	Whitefish Lake First Nation
128	Whitefish River First Nation
129	Whitesand First Nation
130	Whitewater Lake First Nation
131	Wikwemikong Unceded Indian Reserve
132	Wunnumin Lake First Nation
133	Zhiibaahaasing

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

DEBORAH DELLER,
Clerk of the Legislative Assembly.

(8699) T.F.N.

Applications to Provincial Parliament

NOTICE IS HEREBY GIVEN that on behalf of Carl Napert application will be made to the Legislative Assembly of the Province of Ontario for an Act to revive 2076467 Ontario Inc.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario, M7A 1A2.

Dated at Ottawa, Ontario, this 25th day of March, 2008.

MICHAEL BOEHM,
Barrister and Solicitor
on behalf of Carl Napert.

(141-P085) 14, 15, 16, 17

La Capitale General Insurance inc.
La Capitale assurances générales inc.

APPLICATION FOR LICENCE

NOTICE IS HEREBY GIVEN, pursuant to section 49 of the Insurance Act (Ontario), that La Capitale General Insurance inc./La Capitale assurances générales inc. has applied to the Superintendent of the Financial Services Commission of Ontario for an insurance license authorizing the company to transact the following classes of insurance in Ontario: Automobile, Boiler and Machinery, Legal Expenses, Liability, Property, Fidelity, Surety.

Dated at Quebec, this 5th day of April 2008.

La Capitale General Insurance Inc.
La Capitale assurances générales Inc.

(141-P096) 15, 16, 17

JOHN STROME, President

Sheriff's Sale of Lands Ventes de terrains par le sherif

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice, Thunder Bay Small Claims Court to me directed, against the real and personal property of BRUCE WICKMAN and LINDA C. WICKMAN, Defendants, at the suit of THE TORONTO-DOMINION BANK, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of BRUCE WICKMAN, in and to:

Lots 21 and 22, Plan 523

City of Thunder Bay, District of Thunder Bay

Municipally known as 468 Dewe Avenue, Thunder Bay, Ontario.

The subject property is a three bedroom, 1½ storey style home with a 66' x 100' lot that fronts onto Dewe Avenue. The exterior finish of the property is wood siding with asphalt shingle roofing in average condition. The property contains a detached garage in the rear of the property and driveway.

All of which said right, title, interest and equity of redemption of BRUCE WICKMAN, defendant in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at the COURT HOUSE, 277 CAMELOT STREET, THUNDER BAY, ONTARIO, COURT ROOM#3, on WEDNESDAY, MAY 21, 2008 at 10:00 A.M.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at 277 Camelot St., Thunder Bay.
All payments in cash or by certified cheque made payable to the Minister of Finance.
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.
Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Pour des renseignements en français composez le 807-343-2700.

Dated at Thunder Bay, this 8th day of April, 2008.

HELENE FOURNIER
Acting Supervisor of Court Operations
277 Camelot St., Thunder Bay, On

(141-P110)

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Federal Court of Canada at Ottawa, Ontario, K1A 0H9 dated May 19th, 2004, Court File No.5536-04 and filed with the Sheriff's Office of the County of Renfrew to me directed, against the real and personal property of DERREK BAZINET, Defendant, I have seized and taken in execution all the right, title, interest and equity of redemption of DERREK BAZINET, Defendant, in and to:

Part of Lot 1, Concession 3, as in R360199, Surface rights only; s/t R196616, Blythfield; Township of Greater Madawaska, being all of PIN 57364-0022(LT).

All of which said right, title, interest and equity of redemption of Derrek Bazinet, defendant in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at 297 Pembroke St. E, Pembroke, Ontario, K8A 3K2 on May 21st, 2008 at 11:00 o'clock in the morning.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance at SHERIFF/ENFORCEMENT OFFICE 297 Pembroke St. E., Pembroke Ontario.
All payments in cash or by certified cheque made payable to the Minister of Finance.
Deed Poll provided by the Sheriff only upon satisfactory payment in full of the purchase price.
Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Date: April 4, 2008

Sheriff's Office, County of Renfrew,
Superior Court of Justice,
297 Pembroke St. E.,
Pembroke, ON.
K8A 3K2

(141-P111)

Sale of Lands for Tax Arrears by Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF
GALWAY-CAVENDISH & HARVEY

Take Notice that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on 14 May 2008, at the Municipal Office, 701 County Road #36, P.O. Box 820, Bobcaygeon, Ontario K0M 1A0.

The tenders will then be opened in public on the same day at 3:00 p.m. at the Municipal Office, 701 County Road #36, Bobcaygeon.

Description of Land(s):

Roll No. 15 42 020 303 34301 0000, PIN 28318-0058(LT), PT LT 19-20 CON 18 CAVENDISH AS IN R520151; GAL-CAV AND HAR; SURFACE RIGHTS ONLY. File No. 06-02
Minimum Tender Amount: \$6,533.78

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land(s) to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

The land was previously advertised for a sale to be held on the 2nd day of April, 2008 but the sale was postponed.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: G.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

www.OntarioTaxSales.ca

or if no internet access available, contact:

MS. CAROL JAMES
Treasurer/Tax Collector
The Corporation of the Township of
Galway-Cavendish & Harvey
701 County Road #36
P.O. Box 820
Bobcaygeon, Ontario K0M 1A0
(705) 738-3800 Ext. 228
www.galwaycavendishharvey.ca

(141-P112)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

CITY OF GREATER SUDBURY

Tenders for the purchase of land(s) as described below may be obtained from the City of Greater Sudbury, Supplies & Services Department, 2nd Floor, Tom Davies Square, 200 Brady Street, Sudbury or through the City's website at <http://www.greatersudbury.ca/pubapps/tenders/>. Be sure to register to receive addendums. **If you do not register, you will not be notified of properties that have been cancelled and/or removed from the Tax Sale List.**

Take Notice that tenders for the purchase of the land(s) as described below will be received **NO LATER THAN** 3:00 p.m. (Our time), on Thursday, May 15th, 2008, at the Supplies & Services Department, 2nd Floor, Tom Davies Square, 200 Brady Street, Sudbury, ON. The tenders will then be opened in public on the same day at 3:30 p.m., in Room C-11 at Tom Davies Square.

Description of Land(s):

File #06-31 (Roll #120.002.03000)
5004 Regional Road 55
Denison Twp Con 1 Lot 1 Plan M3
Lot 10 to 15 Lot 21 to 26 Pcl 28216 to 28227 REG
83199.00 SF
Assessed Value: Commercial \$ 146,785.00
Residential \$ 64,215.00
Minimum Tender Amount: \$ 59,084.66

File #06-32 (Roll #120.003.18800)

0 Frank Street
Graham Twp Con 2 Lot 12 Plan M245
Lot 100 Pcl 28285 IRREG
11325.00 SF 51.00 FR

Assessed Value: Residential \$ 3,000.00
Minimum Tender Amount: \$ 3,586.37

File #06-37 (Roll #150.002.05900)

51 Beech Street
Levack Twp Con 1 Lot 8 Pcl 30586
Plan M1009 Lots 164 & 165 IRREG
13571.00 SF 114.00 FR

Assessed Value: Residential \$ 45,500.00
Minimum Tender Amount: \$ 8,241.62

File #06-39 (Roll #160.007.16300)

16 Main Street
Balfour Twp Con 3 Lot 2 Pcl 13638
RP 53R5430 Part 1 REG
4356.00 SF 20.40 FR 199.00 D
Assessed Value: Commercial \$ 99,000.00
Minimum Tender Amount: \$ 39,798.15

File #06-50 (Roll #170.022.02800)

0 Radar Road
Capreol Twp Con 1 Lot 8 Pcl 17240
REG
21780.00 SF 105.00 FR

Assessed Value: Residential \$ 21,500.00
Minimum Tender Amount: \$ 5,877.53

File #06-51 (Roll #170.024.06900)

87 Cote Blvd
Capreol Twp Con 2 Lot 12 Pcl 42937
Plan M476 Pt Lot 1 OTHER
7245.00 SF 59.00 FR 122.80 D
Assessed Value: Commercial \$ 32,000.00
Minimum Tender Amount: \$ 11,805.61

File #06-59 (Roll #210.009.07100)

198 Orell Street
Garson Twp Con 2 Pt Lot 5 Plan M259
Lot 47 Pcl 15828 REG
7500.00 SF 50.00 FR 150.00 D
Assessed Value: Residential \$ 80,000.00
Minimum Tender Amount: \$ 12,350.90

File #06-61 (Roll #210.015.11500)

440 West Bay Road
MacLennan Twp Con 3 Lot 8 Pcl 8465
OTHER
5227.00 SF 100.00 FR 52.72 D
Assessed Value: Residential \$ 93,000.00
Minimum Tender Amount: \$ 12,729.19

File #06-70 (Roll #250.003.25800)

Cleland Twp Con 5 Lot 11 Pcl 51084
RP 53R15436 Part 1 REG
9.82 AC
Assessed Value: Residential \$ 9,700.00
Minimum Tender Amount: \$ 4,399.10

File #06-71 (Roll #250.003.28400)

Cleland Twp Con 6 Lot 2 Pcl 46754
RP 53R8722 Part 2 REG
6098.40 SF 72.00 FR 210.00 D
Assessed Value: Residential \$ 11,900.00
Minimum Tender Amount: \$ 4,615.35

Tenders must be submitted using the address label sheet provided, in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

The municipality makes no representation regarding the title to or any other matters including any environmental concerns relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

Potential Purchasers must obtain all information regarding these properties on their own and the municipality does not provide an opportunity for potential purchasers to view properties nor is it in a position to provide successful purchasers with a key or vacant possession.

Frequently Asked Questions and Maps of all properties are also posted on the City's website at <http://www.greatersudbury.ca/pubapps/tenders/>.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act.

The successful purchaser will be required to pay the amount tendered plus the accumulated taxes (i.e. the property taxes that have accumulated since the first day of advertising of the land for sale until a successful purchaser is declared) and any relevant federal or provincial taxes that may apply (including land transfer tax and GST). Failure to complete the transaction by the successful bidder will result in the forfeiture of their deposit.

Questions regarding any aspect of this Public Tender Tax Sale must be received in writing via email to Dianne Jones, Supplies & Services Section – dianne.jones@greatersudbury.ca or in writing by fax to (705) 671-8118.

TONY DERRO
Chief Tax Collector

DARRYL MATHÉ
Manager of Supplies &
Services/Purchasing
Agent

CITY OF GREATER SUDBURY
P.O. Box 5000 Stn A
200 Brady Street
Sudbury ON P3A 5P3
(141-P113)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF LOYALIST TOWNSHIP

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on Tuesday, May 13, 2008 at the Municipal Office, 263 Main Street, Odessa, Ontario K0H 2H0. The tenders will then be opened in public on the same day at 3:15 p.m. local time at the Municipal Office.

Description of Land(s):

Parcel 1 – Roll No. 1104 010 120 13300 0000

Con 4 Pt Lot 3; Ward 03, formerly Township of Ernestown, now Loyalist Township, County of Lennox and Addington.
Municipal Address: 7057 County Rd. 2
Minimum Tender Amount: \$ 56,364.56

Parcel 2 – Roll No. 1104 030 010 10000 0000

Con SS Pt Lot 1; Ward 01, formerly Township of Amherst Island, now Loyalist Township, County of Lennox and Addington.
Municipal Address: Vacant Land
Minimum Tender Amount: \$ 29,873.40

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Further information regarding this sale and a copy of the prescribed form of tender are available on the Township website at www.loyalist.ca or by contacting:

ALIDA K. MOFFATT, C.A.
Director of Finance
The Corporation of the Loyalist Township
613 386 7351 ext. 109
263 Main St., P.O. Box 70
Odessa, Ontario K0H 2H0

(141-P114)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE MUNICIPALITY OF
HASTINGS HIGHLANDS

Take Notice that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on 14 May 2008, in the Council Chambers at the Municipal Offices, P.O. Box 130, 33011 Highway 62, Maynooth, Ontario K0L 2S0.

The tenders will then be opened in public on the same day at 3:00 p.m. in the Council Chambers at the Municipal Offices, 33011 Highway 62, Maynooth.

Description of Land(s):

Roll No. 12 90 191 020 45825 0000, Part Lot 9, Concession 11, Geographic Township of McClure, Now the Municipality of Hastings Highlands, County of Hastings (No. 21), Designated as Part 45, Reference Plan HSR-134, Right of Way over Part of Lots 9 & 10, Concession 11, Designated as Part 65, Plan HSR-134. File No. 06-05
Minimum Tender Amount: \$3,988.98

Roll No. 12 90 278 015 05991 0000, 1stly: Part Lot 7, Concession 1, designated as Part 1, Plan 21R-7281, Geographic Township of Herschel, Now the Municipality of Hastings Highlands, County of Hastings (No. 21), 2ndly: Part Lot 7, Concession 1, Geographic Township of Herschel, Now the Municipality of Hastings Highlands, County of Hastings (No. 21), Being the Lands in Instrument No. 363422. File No. 06-07
Minimum Tender Amount: \$6,334.70

Roll No. 12 90 374 070 17700 0000, 44 Young St., Part Lot 70, Plan 522, Geographic Township of Monteaule, Now the Municipality of Hastings Highlands, County of Hastings (No. 21), Being the Lands in Instrument No. 570822. File No. 06-14
Minimum Tender Amount: \$5,933.48

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land(s) to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: G.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

MR. I. CRAIG DAVIDSON
CAO/Clerk-Treasurer
The Corporation of the Municipality of
Hastings Highlands
P.O. Box 130
33011 Highway 62
Maynooth, Ontario K0L 2S0
(613) 338-2811 Ext. 23
www.hastingshighlands.ca

(141-P115)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF COBALT

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on May 7, 2008, at Town Hall, Cobalt, Ontario P0J 1C0.

The tenders will then be opened in public on the same day at 3:30pm at the Town Hall, Cobalt P0J 1C0

Description of Land(s):

PIN 61388-0141 (LT)
Pel 16091 SEC SST; PT Mining Location JB4
Coleman PT 12 TER 162; Cobalt;
District of Timiskaming
Minimum Tender Amount: \$ 5,392.26

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

Clerk-Treasurer
The Corporation of the Town of Cobalt
P.O. Box 70 18 Silver Street
Cobalt, Ontario P0J 1C0

(141-P116)

**Publications under Part III (Regulations) of the Legislation Act, 2006
Règlements publiés en application de la partie III (Règlements)
de la Loi de 2006 sur la législation**

2008—04—19

ONTARIO REGULATION 66/08

made under the

ENVIRONMENTAL PROTECTION ACT

Made: March 19, 2008

Filed: March 31, 2008

Published on e-Laws: April 1, 2008

Printed in *The Ontario Gazette*: April 19, 2008

Amending O. Reg. 153/04

(Records of Site Condition — Part XV.1 of the Act)

Note: Ontario Regulation 153/04 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Clauses 5 (2) (a) and (b) of Ontario Regulation 153/04 are revoked and the following substituted:

- (a) the person holds a licence, limited licence or temporary licence under the *Professional Engineers Act*;
- (b) the person holds a certificate of registration under the *Professional Geoscientists Act, 2000* and is a practising member, temporary member or limited member of the Association of Professional Geoscientists of Ontario;

(2) Subsection 5 (5) of the Regulation is revoked.

2. Section 5 of the Regulation is revoked and the following substituted:

Qualified persons, other than risk assessment

5. (1) A person referred to in subsection (2) meets the qualifications to be a qualified person for the purposes of,

- (a) conducting or supervising a phase one environmental site assessment;
- (b) conducting or supervising a phase two environmental site assessment; and
- (c) completing the certifications that must be completed by a qualified person in a record of site condition in respect of a property.

(2) A person meets the qualifications to be a qualified person for the purposes of subsection (1) if,

- (a) the person holds a licence, limited licence or temporary licence under the *Professional Engineers Act*; or
- (b) the person holds a certificate of registration under the *Professional Geoscientists Act, 2000* and is a practising member, temporary member or limited member of the Association of Professional Geoscientists of Ontario.

3. Part III of the Regulation is amended by adding the following section:

Additional purpose of Registry

7.1 For the purpose of paragraph 3 of subsection 168.3 (2) of the Act, the Registry has the purpose of facilitating public access to information respecting qualified persons.

4. (1) Subsection 1 (1) and section 3 come into force on April 1, 2008.

(2) Subsection 1 (2) and this section come into force on the day this Regulation is filed.

(3) Section 2 comes into force on October 1, 2009.

ONTARIO REGULATION 67/08

made under the

MUNICIPAL ACT, 2001

Made: March 31, 2008

Filed: March 31, 2008

Published on e-Laws: April 1, 2008

Printed in *The Ontario Gazette*: April 19, 2008**TAX MATTERS — REGIONAL MUNICIPALITY OF PEEL****Designation**

1. The Regional Municipality of Peel is designated for 2008 for the purposes of section 310 of the Act.

Delegation

2. (1) If The Regional Municipality of Peel passes a by-law under section 310 of the Act delegating the authority to establish tax ratios for 2008 to its lower-tier municipalities, a lower-tier municipality shall, for 2008,

- (a) use the tax ratios it establishes to calculate, with respect to each local municipality levy of the lower-tier municipality under section 312 of the Act, a separate tax rate on the assessment in each property class in the lower-tier municipality rateable for purposes of the local municipality levy; and
- (b) establish and levy, with respect to each upper-tier levy of The Regional Municipality of Peel under section 311 of the Act, a separate tax rate on the assessment in each property class in the lower-tier municipality rateable for purposes of the upper-tier levy sufficient to raise the lower-tier municipality's portion of the upper-tier levy calculated under section 3.

- (2) The tax rates the lower-tier municipality establishes under clause (1) (b) must be in the same proportion to each other as the tax ratios established by the lower-tier municipality for the property classes are to each other.

- (3) Subsections 311 (7) to (9) and (22) to (25) of the Act apply with necessary modifications to the tax rates established by the lower-tier municipality under clause (1) (b) as if the lower-tier municipality were an upper-tier municipality.

- (4) An upper-tier levy by-law of The Regional Municipality of Peel under section 311 of the Act shall set out a lower-tier municipality's portion of an upper-tier levy calculated under section 3 and shall not establish tax rates to be levied by the lower-tier municipality to raise the lower-tier municipality's portion.

Portion to be raised

3. For the purposes of the upper-tier levy or any special upper-tier levy of The Regional Municipality of Peel under section 311 of the Act, the portion to be raised in each lower-tier municipality shall be as follows:

Mississauga	62.202036%
Brampton	32.850376%
Caledon	4.947588%

Revocation

4. **Ontario Regulation 127/07 is revoked.**

Commencement

5. **This Regulation comes into force on the day it is filed.**

Made by:

JIM WATSON
Minister of Municipal Affairs and Housing

Date made: March 31, 2008.

ONTARIO REGULATION 68/08

made under the

SAFE DRINKING WATER ACT, 2002

Made: March 19, 2008

Filed: April 1, 2008

Published on e-Laws: April 2, 2008

Printed in *The Ontario Gazette*: April 19, 2008

Amending O. Reg. 188/07

(Licensing of Municipal Drinking Water Systems)

Note: Ontario Regulation 188/07 has not previously been amended.

1. Ontario Regulation 188/07 is amended by adding the following French version:**DÉLIVRANCE DE PERMIS À L'ÉGARD DES RÉSEAUX MUNICIPAUX D'EAU POTABLE****Date — organismes d'exploitation agréés**

1. La date à laquelle un permis municipal d'eau potable est délivré pour la première fois au propriétaire d'un réseau municipal d'eau potable est précisée comme étant la date à compter de laquelle le propriétaire doit faire en sorte qu'un organisme d'exploitation agréé soit responsable du réseau en application du paragraphe 13 (1) de la Loi.

Date — directives régissant les plans d'exploitation

2. Le 1^{er} janvier 2009 est prescrit comme étant la date à laquelle le directeur doit, au plus tard, donner des directives régissant la préparation et le contenu des plans d'exploitation des réseaux municipaux d'eau potable en application du paragraphe 15 (1) de la Loi.

Date — copies des plans d'exploitation et demandes de permis

3. (1) Les définitions qui suivent s'appliquent au présent article.

«date limite pour la demande» Date à laquelle le propriétaire d'un réseau municipal d'eau potable doit, au plus tard, demander un permis d'aménagement de station de production d'eau potable et un permis municipal d'eau potable en application de l'article 33 de la Loi. («application date»)

«date limite pour les plans d'exploitation» Date à laquelle le propriétaire d'un réseau municipal d'eau potable doit, au plus tard, fournir une copie de tous les plans d'exploitation du réseau au directeur en application du paragraphe 16 (2) de la Loi. («operational plans date»)

(2) Si le propriétaire d'un ou de plusieurs réseaux municipaux d'eau potable figure dans une annexe du présent règlement, la date énoncée dans le titre de cette annexe est prescrite comme étant la date limite pour la demande et la date limite pour les plans d'exploitation pour ces réseaux.

(3) Malgré le paragraphe (2), si un réseau municipal d'eau potable a plus d'un propriétaire et que deux propriétaires ou plus figurent dans différentes annexes du présent règlement, celle des dates qui est énoncée en premier dans les titres des annexes où figurent les propriétaires est prescrite comme étant la date limite pour la demande et la date limite pour les plans d'exploitation pour ce réseau.

(4) Si une personne figurant dans une annexe du présent règlement transfère à une personne morale constituée en vertu de l'article 203 de la *Loi de 2001 sur les municipalités* la propriété d'un réseau municipal d'eau potable avant la date énoncée dans le titre de cette annexe et que la personne morale ne figure pas dans les annexes du présent règlement, la date énoncée dans le titre de l'annexe dans laquelle l'auteur du transfert figure est prescrite comme étant la date limite pour la demande et la date limite pour les plans d'exploitation pour ce réseau.

(5) Malgré le paragraphe (2), mais sous réserve du paragraphe (4), si le propriétaire d'un réseau municipal d'eau potable change après l'entrée en vigueur du présent article mais avant le 2 juin 2010, le 1^{er} juin 2010 est prescrit comme étant la date limite pour la demande et la date limite pour les plans d'exploitation pour ce réseau même si l'ancien propriétaire s'est conformé au paragraphe 16 (2) ou à l'article 33 de la Loi.

(6) Le 1^{er} juin 2010 est prescrit comme étant la date limite pour la demande et la date limite pour les plans d'exploitation pour chaque réseau municipal d'eau potable auquel les paragraphes (2) à (5) ne s'appliquent pas.

Exemption

4. Les paragraphes 13 (1), 15 (1) et 16 (2) et l'article 33 de la Loi ne s'appliquent pas à un réseau municipal d'eau potable si le paragraphe 31 (1) de la Loi ne s'y applique pas conformément au paragraphe 9 (1) ou (3) du Règlement de l'Ontario 170/03 (Réseaux d'eau potable) pris en application de la Loi ou à l'article 8 du Règlement de l'Ontario 252/05 (Réseaux non résidentiels et réseaux résidentiels saisonniers non municipaux ne desservant aucun établissement désigné) pris en application de la Loi.

ANNEXE 1
1^{ER} JANVIER 2009

Numéro	Propriétaire
1.	Durham, municipalité régionale de
2.	Halton, municipalité régionale de
3.	Hamilton, cité de
4.	Lac Huron, conseil de gestion conjoint du réseau primaire d'approvisionnement en eau du
5.	London, cité de
6.	Niagara, municipalité régionale de
7.	Ottawa, ville d'
8.	Peel, municipalité régionale de
9.	Toronto, cité de
10.	Vaughan, cité de
11.	Waterloo, municipalité régionale de
12.	York, municipalité régionale de

ANNEXE 2
1^{ER} FÉVRIER 2009

Numéro	Propriétaire
1.	Barrie, cité de Barrie
2.	Cambridge, cité de
3.	Grand Sudbury, ville du
4.	Guelph, cité de
5.	Kingston, cité de
6.	Kitchener, cité de
7.	Lambton, conseil de gestion conjoint du réseau d'approvisionnement en eau de la région de
8.	Markham, ville de
9.	Richmond Hill, ville de
10.	St. Catharines, cité de
11.	Thunder Bay, cité de
12.	Windsor, cité de

ANNEXE 3
1^{ER} MARS 2009

Numéro	Propriétaire
1.	Amherstburg, ville d'
2.	Chatham-Kent, municipalité de
3.	Enniskillen, canton d'
4.	Essex, ville d'
5.	Kingsville, ville de
6.	Lakeshore, ville de
7.	Lasalle, ville de
8.	Leamington, municipalité de
9.	Petrolia, ville de
10.	Plympton-Wyoming, ville de
11.	Point Edward, village de
12.	Sarnia, cité de
13.	Southwest Middlesex, municipalité de
14.	St. Clair, canton de
15.	Tecumseh, ville de
16.	Union, conseil de gestion conjoint du réseau d'approvisionnement en eau d'
17.	Warwick, canton de
18.	West Elgin, municipalité de

ANNEXE 4
1^{ER} AVRIL 2009

Numéro	Propriétaire
1.	Aylmer, ville d'
2.	Bluewater, municipalité de
3.	Central Elgin, municipalité de
4.	Dutton-Dunwich, municipalité de
5.	Elgin, conseil de gestion conjoint du réseau primaire d'approvisionnement en eau de la région d'
6.	Lambton Shores, municipalité de
7.	Lucan Biddulph, canton de
8.	Malahide, canton de
9.	Middlesex Centre, municipalité de
10.	North Middlesex, municipalité de
11.	Perth East, canton de
12.	South Huron, municipalité de
13.	Southwold, canton de
14.	St. Marys, ville de
15.	St. Thomas, cité de
16.	Strathroy-Caradoc, canton de
17.	Thames Centre, municipalité de
18.	West Perth, municipalité de

ANNEXE 5
1^{ER} MAI 2009

Numéro	Propriétaire
1.	Bayham, municipalité de
2.	Brant, comté de
3.	Brantford, cité de
4.	Fort Erie, ville de
5.	Grimsby, ville de
6.	Haldimand, comté de
7.	Lincoln, ville de
8.	Niagara Falls, cité de
9.	Niagara-on-the-Lake, ville de
10.	Norfolk, comté de
11.	Oxford, comté d'
12.	Pelham, ville de
13.	Port Colborne, cité de
14.	Stratford, cité de
15.	Thorold, cité de
16.	Welland, cité de
17.	West Lincoln, canton de
18.	Wilmot, canton de

ANNEXE 6
1^{ER} JUIN 2009

Numéro	Propriétaire
1.	Arran-Elderslie, municipalité d'
2.	Ashfield-Colborne-Wawanosh, canton d'
3.	Brockton, municipalité de
4.	Central Huron, municipalité de
5.	Georgian Bluffs, canton de
6.	Goderich, ville de
7.	Hanover, ville de
8.	Huron East, municipalité de
9.	Huron-Kinloss, canton de
10.	Kincardine, municipalité de
11.	Meaford, municipalité de
12.	North Huron, canton de
13.	North Perth, municipalité de
14.	Owen Sound, cité d'

Numéro	Propriétaire
15.	Saugeen Shores, ville de
16.	South Bruce Peninsula, ville de
17.	South Bruce, municipalité de
18.	West Grey, municipalité de

ANNEXE 7
1^{ER} JUILLET 2009

Numéro	Propriétaire
1.	Adjala-Tosorontio, canton d'
2.	Centre Wellington, canton de
3.	Clearview, canton de
4.	Collingwood, ville de
5.	East Luther Grand Valley, canton d'
6.	Erin, ville d'
7.	Grey Highlands, municipalité de
8.	Guelph/Eramosa, canton de
9.	Mapleton, canton de
10.	Minto, ville de
11.	Mono, ville de
12.	Orangeville, ville d'
13.	Shelburne, ville de
14.	Southgate, canton de
15.	The Blue Mountains, ville de
16.	Waterloo, cité de
17.	Wellington North, canton de
18.	Woolwich, canton de

ANNEXE 8
1^{ER} AOÛT 2009

Numéro	Propriétaire
1.	Aurora, ville d'
2.	Bradford West Gwillimbury, ville de
3.	East Gwillimbury, ville d'
4.	Essa, canton d'
5.	Georgina, ville de
6.	Innisfil, ville d'
7.	King, canton de
8.	Midland, ville de
9.	New Tecumseth, ville de
10.	Newmarket, ville de
11.	Orillia, cité d'
12.	Oro-Medonte, canton d'
13.	Penetanguishene, ville de
14.	Springwater, canton de
15.	Tay, canton de
16.	Tiny, canton de
17.	Wasaga Beach, ville de
18.	Whitchurch-Stouffville, ville de

ANNEXE 9
1^{ER} SEPTEMBRE 2009

Numéro	Propriétaire
1.	Asphodel-Norwood, canton d'
2.	Bancroft, ville de
3.	Brighton, municipalité de
4.	Cavan-Millbrook-North Monaghan, canton de
5.	Cobourg, ville de
6.	Cramahe, canton de
7.	Hamilton, canton de
8.	Havelock-Belmont-Methuen, canton de

Numéro	Propriétaire
9.	Kawartha Lakes, cité de
10.	Marmora and Lake, municipalité de
11.	Muskoka, municipalité de district de
12.	Parry Sound, ville de
13.	Peterborough, commission des services publics de
14.	Port Hope, municipalité de
15.	Ramara, canton de
16.	Severn, canton de
17.	Smith-Ennismore-Lakefield, canton de
18.	Trent Hills, municipalité de

ANNEXE 10
1^{ER} OCTOBRE 2009

Numéro	Propriétaire
1.	Belleville, cité de
2.	Brockville, cité de
3.	Centre Hastings, municipalité de
4.	Deseronto, ville de
5.	Edwardsburgh/Cardinal, canton d'
6.	Gananoque, ville de
7.	Greater Napanee, ville de
8.	Loyalist, canton de
9.	North Grenville, municipalité de
10.	Perth, ville de
11.	Prescott, ville de
12.	Prince Edward, comté de
13.	Quinte West, cité de
14.	Smiths Falls, ville de
15.	South Dundas, canton de
16.	South Frontenac, canton de
17.	Stirling-Rawdon, canton de
18.	Tweed, municipalité de

ANNEXE 11
1^{ER} NOVEMBRE 2009

Numéro	Propriétaire
1.	Alfred et Plantagenet, canton d'
2.	Arnprior, ville d'
3.	Bonnechere Valley, canton de
4.	Carleton Place, ville de
5.	Casselman, village de
6.	Champlain, canton de
7.	Clarence-Rockland, cité de
8.	Cornwall, cité de
9.	Hawkesbury, ville de
10.	Mississippi Mills, ville de
11.	North Dundas, canton de
12.	North Glengarry, canton de
13.	North Stormont, canton de
14.	Renfrew, ville de
15.	Russell, canton de
16.	South Glengarry, canton de
17.	South Stormont, canton de
18.	La Nation, municipalité de

ANNEXE 12
1^{ER} DÉCEMBRE 2009

Numéro	Propriétaire
1.	Callander, municipalité de
2.	Central Manitoulin, canton de
3.	Deep River, ville de

Numéro	Propriétaire
4.	Falconbridge Limitée
5.	Inco Limitée, Division Ontario d'
6.	Laurentian Valley, canton de
7.	Madawaska Valley, canton de
8.	Markstay-Warren, municipalité de
9.	Mattawa, ville de
10.	North Bay, cité de
11.	Northeastern Manitoulin and the Islands, ville de
12.	Pembroke, cité de
13.	Petawawa, ville de
14.	South River, village de
15.	Temagami, municipalité de
16.	Nipissing Ouest, municipalité de
17.	Whitewater Region, canton de

ANNEXE 13
1^{ER} JANVIER 2010

Numéro	Propriétaire
1.	Black River-Matheson, canton de
2.	Blind River, ville de
3.	Cobalt, ville de
4.	Cochrane, ville de
5.	Elliot Lake, cité d'
6.	Englehart, ville d'
7.	Espanola, ville d'
8.	Hearst, ville de
9.	Iroquois Falls, ville d'
10.	Kapuskasing, ville de
11.	Kirkland Lake, ville de
12.	Sables-Spanish Rivers, canton de
13.	Sault Ste. Marie, cité de
14.	Smooth Rock Falls, ville de
15.	Temiskaming Shores, cité de
16.	Thessalon, ville de
17.	Timmins, cité de

ANNEXE 14
1^{ER} FÉVRIER 2010

Numéro	Propriétaire
1.	Atikokan, canton d'
2.	Chapleau, canton de
3.	Dryden, cité de
4.	Fort Frances, ville de
5.	Greenstone, municipalité de
6.	Hornepayne, canton de
7.	Ignace, canton d'
8.	Kenora, cité de
9.	Manitouwadge, canton de
10.	Marathon, ville de
11.	Michipicoten, canton de
12.	Moosonee, ville de
13.	Nipigon, canton de
14.	Red Lake, municipalité de
15.	Schreiber, canton de
16.	Sioux Lookout, municipalité de
17.	Terrace Bay, canton de

ANNEXE 15
1^{ER} MARS 2010

Numéro	Propriétaire
1.	Alnwick/Haldimand, canton d'
2.	Amaranth, canton d'
3.	Brooke-Alvinston, municipalité de
4.	Chatsworth, canton de
5.	Dawn-Euphemia, canton de
6.	East Garafraxa, canton d'
7.	Galway-Cavendish-Harvey, canton de
8.	Highlands East, municipalité de
9.	Minden Hills, canton de
10.	Morris-Turnberry, municipalité de
11.	Mulmur, canton de
12.	Newbury, village de
13.	Northern Bruce Peninsula, municipalité de
14.	Oil Springs, village d'
15.	Otonabee-South Monaghan, canton d'
16.	Perth South, canton de

ANNEXE 16
1^{ER} AVRIL 2010

Numéro	Propriétaire
1.	Assigniack, canton d'
2.	Billings, canton de
3.	Burk's Falls, village de
4.	Elizabethtown-Kitley, canton d'
5.	Gore Bay, ville de
6.	Killaloe, Hagarty and Richards, canton de
7.	Killarney, municipalité de
8.	Laurentian Hills, ville de
9.	Leeds and the Thousand Islands, canton de
10.	McDougall, municipalité de
11.	Merrickville-Wolford, village de
12.	Montague, canton de
13.	Powassan, municipalité de
14.	Tehkummah, canton de
15.	Westport, village de

ANNEXE 17
1^{ER} MAI 2010

Numéro	Propriétaire
1.	Armstrong, canton d'
2.	Bruce Mines, ville de
3.	Charlton and Dack, municipalité de
4.	Coleman, canton de
5.	Hilton Beach, village de
6.	James, canton de
7.	Johnson, canton de
8.	Larder Lake, canton de
9.	Latchford, ville de
10.	Macdonald, Meredith and Aberdeen Additional, canton de
11.	Matachewan, canton de
12.	McGarry, canton de
13.	Nairn and Hyman, canton de
14.	Spanish, ville de
15.	St. Joseph, canton de
16.	The North Shore, canton de

ANNEXE 18
1^{ER} JUIN 2010

Numéro	Propriétaire
1.	Chapple, canton de
2.	Dubreuilville, canton de
3.	Ear Falls, canton d'
4.	Emo, canton d'
5.	Fauquier-Strickland, canton de
6.	Machin, canton de
7.	Mattice-Val Côté, canton de
8.	Moonbeam, canton de
9.	Oliver Paipoonge, municipalité d'
10.	Opasatika, canton d'
11.	Pickle Lake, canton de
12.	Rainy River, ville de
13.	Red Rock, canton de
14.	Val Rita-Harty, canton de
15.	White River, canton de

2. This Regulation comes into force on the day it is filed.

16/08

ONTARIO REGULATION 69/08

made under the

SAFE DRINKING WATER ACT, 2002

Made: March 27, 2008

Filed: April 1, 2008

Published on e-Laws: April 2, 2008

Printed in *The Ontario Gazette*: April 19, 2008

Amending O. Reg. 453/07
(Financial Plans)

Note: Ontario Regulation 453/07 has not previously been amended.

1. Ontario Regulation 453/07 is amended by adding the following French version:

PLANS FINANCIERS

Obligation de préparer des plans financiers

1. (1) La personne qui demande un permis municipal d'eau potable au titre de l'alinéa 32 (1) b) de la Loi prépare et approuve au préalable à l'égard du réseau des plans financiers qui satisfont aux exigences prescrites à l'article 2.

(2) La personne qui demande, au titre du paragraphe 32 (4) de la Loi, le renouvellement d'un permis municipal d'eau potable prépare et approuve au préalable à l'égard du réseau des plans financiers qui satisfont aux exigences prescrites à l'article 3.

(3) Le directeur peut assortir le permis qu'il délivre en réponse à une demande de permis municipal d'eau potable présentée au titre de l'article 33 de la Loi d'une condition selon laquelle le propriétaire du réseau d'eau potable doit, au plus tard le 1^{er} juillet 2010 ou, si elle lui est postérieure, à la date qui tombe six mois après celle de la délivrance du premier permis relatif à ce réseau, préparer et approuver à l'égard de celui-ci des plans financiers qui satisfont aux exigences prescrites à l'article 3.

(4) Le directeur assortit les permis municipaux d'eau potable auxquels sont apportées des modifications après la présentation de la demande de la condition énoncée au paragraphe (3), si cette condition n'est pas remplie au moment de la modification.

Exigences relatives aux plans financiers : nouveaux réseaux

2. Pour l'application de l'alinéa b) de la définition de «plans financiers» au paragraphe 30 (1) de la Loi, les exigences suivantes sont prescrites à l'égard des plans financiers qui, aux termes du paragraphe 1 (1), doivent satisfaire aux exigences du présent article :

1. Les plans financiers doivent être approuvés au moyen d'une résolution indiquant que le réseau d'eau potable est financièrement viable et adoptée par, selon le cas :
 - i. le conseil municipal, si le propriétaire du réseau d'eau potable est une municipalité,
 - ii. le corps dirigeant du propriétaire du réseau d'eau potable, si celui-ci n'est pas une municipalité et qu'il a un corps dirigeant.
2. Les plans financiers doivent :
 - i. d'une part, comprendre une déclaration indiquant que les répercussions financières du réseau d'eau potable ont été prises en considération,
 - ii. d'autre part, s'appliquer à une période d'au moins six ans.
3. La première année à laquelle le plan financier doit s'appliquer est celle au cours de laquelle il est prévu que le réseau d'eau potable commence à desservir le public.
4. Pour chaque année à laquelle ils s'appliquent, les plans financiers doivent comprendre des détails sur l'exploitation financière prévue du réseau d'eau potable, soit les éléments suivants :
 - i. le total des revenus, ventilés entre les redevances d'eau, les redevances d'utilisation et les autres revenus,
 - ii. le total des charges, ventilées entre les dotations aux amortissements, les intérêts débiteurs et les autres charges,
 - iii. l'excédent ou le déficit annuel,
 - iv. l'excédent ou le déficit accumulé.
5. Le propriétaire du réseau d'eau potable doit :
 - i. sur demande, mettre gratuitement les plans financiers à la disposition des membres du public desservis par le réseau d'eau potable,
 - ii. mettre gratuitement les plans financiers à la disposition des membres du public en les publiant sur Internet s'il a un site Web,
 - iii. aviser le public que les plans financiers sont à sa disposition en application des sous-dispositions i et ii, le cas échéant, de la manière qu'il estime propre à porter cet avis à l'attention des membres du public desservis par le réseau d'eau potable.
6. Le propriétaire du réseau d'eau potable doit remettre une copie des plans financiers au ministère des Affaires municipales et du Logement.

Exigences relatives aux plans financiers : renouvellement de permis

3. (1) Pour l'application de l'alinéa b) de la définition de «plans financiers» au paragraphe 30 (1) de la Loi, les exigences suivantes sont prescrites à l'égard des plans financiers qui, aux termes du paragraphe 1 (2) ou d'une condition dont est assorti un permis municipal d'eau potable au titre du paragraphe 1 (3), doivent satisfaire aux exigences du présent article :

1. Les plans financiers doivent être approuvés au moyen d'une résolution adoptée par, selon le cas :
 - i. le conseil municipal, si le propriétaire du réseau d'eau potable est une municipalité,
 - ii. le corps dirigeant du propriétaire du réseau d'eau potable, si celui-ci n'est pas une municipalité et qu'il a un corps dirigeant.
2. Les plans financiers doivent s'appliquer à une période d'au moins six ans.
3. La première année à laquelle s'appliquent les plans financiers est fixée conformément aux règles suivantes :
 - i. S'ils sont exigés par le paragraphe 1 (2), la première année à laquelle les plans financiers s'appliquent doit être l'année au cours de laquelle le permis municipal d'eau potable en vigueur pour le réseau d'eau potable arriverait autrement à expiration.
 - ii. S'ils sont exigés par une condition dont est assorti un permis municipal d'eau potable au titre du paragraphe 1 (3), la première année à laquelle s'appliquent les plans financiers doit être 2010 ou, si elle est postérieure, l'année de délivrance du premier permis relatif au réseau.
4. Sous réserve du paragraphe (2), pour chaque année à laquelle ils s'appliquent, les plans financiers doivent comprendre ce qui suit :

i. Les détails de la situation financière prévue du réseau d'eau potable, soit les éléments suivants :

- A. le total des actifs financiers,
- B. le passif total,
- C. la dette nette,
- D. les actifs non financiers qui correspondent aux immobilisations corporelles, aux immobilisations corporelles en construction, aux stocks de fournitures et aux charges payées d'avance,
- E. les variations des immobilisations corporelles qui correspondent aux acquisitions, aux dons, aux dépréciations et aux aliénations.

ii. Les détails de l'exploitation financière prévue du réseau d'eau potable, soit les éléments suivants :

- A. le total des revenus, ventilés entre les redevances d'eau, les redevances d'utilisation et les autres revenus,
- B. le total des charges, ventilées entre les dotations aux amortissements, les intérêts débiteurs et les autres charges,
- C. l'excédent ou le déficit annuel,
- D. l'excédent ou le déficit accumulé.

iii. Les détails des encaissements et décaissements bruts prévus du réseau d'eau potable, soit les éléments suivants :

- A. les opérations d'exploitation qui correspondent aux flux de trésorerie liés aux revenus, aux charges d'exploitation et aux frais financiers,
- B. les opérations en capital qui correspondent au produit de la vente d'immobilisations corporelles et aux flux de trésorerie affectés à l'acquisition d'immobilisations,
- C. les opérations de placement qui correspondent aux acquisitions et aux aliénations de placements,
- D. les opérations de financement qui correspondent au produit de l'émission de titres de créance et au remboursement de la dette,
- E. les variations de la trésorerie et des équivalents de trésorerie au cours de l'année,
- F. la trésorerie et les équivalents de trésorerie au début et à la fin de l'année.

iv. Des détails sur la mesure dans laquelle les renseignements visés aux sous-dispositions i, ii et iii se rapportent directement au remplacement de conduites de branchement en plomb, au sens de l'article 15.1-3 de l'annexe 15.1 du Règlement de l'Ontario 170/03 (Réseaux d'eau potable) pris en application de la Loi.

5. Le propriétaire du réseau d'eau potable doit :

- i. sur demande, mettre gratuitement les plans financiers à la disposition des membres du public desservis par le réseau d'eau potable,
- ii. mettre gratuitement les plans financiers à la disposition des membres du public en les publiant sur Internet s'il a un site Web,
- iii. aviser le public que les plans financiers sont à sa disposition en application des sous-dispositions i et ii, le cas échéant, de la manière qu'il estime propre à porter cet avis à l'attention des membres du public desservis par le réseau d'eau potable.

6. Le propriétaire du réseau d'eau potable doit remettre une copie des plans financiers au ministère des Affaires municipales et du Logement.

(2) Chacune des sous-sous-dispositions suivantes ne s'applique que si les renseignements qui y sont visés sont connus du propriétaire au moment de la préparation des plans financiers :

- 1. Les sous-sous-dispositions 4 i A, B et C du paragraphe (1).
- 2. Les sous-sous-dispositions 4 iii A, C, E et F du paragraphe (1).

Autre manière de satisfaire aux exigences : plusieurs réseaux d'eau potable

4. Si l'article 3 s'applique aux plans financiers de deux réseaux d'eau potable ou plus qui sont la propriété exclusive d'un seul et même propriétaire, peuvent aussi satisfaire aux exigences prescrites à cet article des plans financiers qui y sont conformes mais dans lesquels ces réseaux sont considérés comme un seul et même réseau d'eau potable.

Modification des plans financiers

5. Les articles 2 et 3 n'ont pas pour effet d'empêcher la modification des plans financiers.

Renseignements supplémentaires

6. Les exigences du présent règlement n'ont pas pour effet d'empêcher quiconque de fournir des renseignements supplémentaires dans les plans financiers préparés afin de satisfaire aux exigences de la Loi.

2. This Regulation comes into force on the day it is filed.

Made by:
Pris par :

Le ministre de l'Environnement,

JOHN PHILIP GERRETSEN
Minister of the Environment

Date made: March 27, 2008.
Pris le : 27 mars 2008.

16/08

ONTARIO REGULATION 70/08

made under the

FOOD SAFETY AND QUALITY ACT, 2001

Made: April 2, 2008
Filed: April 3, 2008
Published on e-Laws: April 4, 2008
Printed in *The Ontario Gazette*: April 19, 2008

Amending O. Reg. 31/05
(Meat)

Note: Ontario Regulation 31/05 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Subsection 1 (1) of Ontario Regulation 31/05 is amended by adding the following definition:

“ante mortem examination” means the examination of a food animal in accordance with Part VIII.2 before the animal is slaughtered;

(2) The definition of “carcass” in subsection 1 (1) of the Regulation is revoked and the following substituted:

“carcass” means the carcass that is derived from a food animal and that is not a farm slaughtered carcass, except if reference is made to a farm slaughtered carcass or a hunted game carcass;

(3) Clause (b) of the definition of “condemn” in subsection 1 (1) of the Regulation is amended by adding the following subclauses:

(v) a farm slaughtered carcass,

(vi) a farm slaughtered product;

(4) Clause (a) of the definition of “contaminated” in subsection 1 (1) of the Regulation is amended by striking out the portion before subclause (i) and substituting the following:

(a) in respect of a food animal, a carcass or part of a carcass derived from a food animal, a meat product, a farm slaughtered carcass, a farm slaughtered product, a hunted game carcass, a hunted game product, an ingredient or another food means,

.

(5) Clause (a) of the definition of “dress” in subsection 1 (1) of the Regulation is amended by striking out the portion before subclause (i) and substituting the following:

- (a) in respect of the carcass of a slaughtered food animal, other than a pig, a bird or an animal mentioned in clause (e), means,

(6) Clause (b) of the definition of “dress” in subsection 1 (1) of the Regulation is amended by striking out the portion before subclause (i) and substituting the following:

- (b) in respect of the carcass of a slaughtered food animal that is a pig, other than a pig mentioned in clause (e), means,

(7) The definition of “dress” in subsection 1 (1) of the Regulation is amended by striking out “and” at the end of clause (c), by adding “and” at the end of clause (d) and by adding the following clause:

- (e) in respect of the carcass of a slaughtered food animal to which section 84.23 applies, means to remove the head and to eviscerate;

(8) The definition of “euthanize” in subsection 1 (1) of the Regulation is amended by striking out “at a slaughter plant”.

(9) The definition of “eviscerate” in subsection 1 (1) of the Regulation is amended by striking out “and” at the end of clause (b) and by revoking clause (c) and substituting the following:

- (c) in respect of the carcass of a slaughtered food animal to which section 84.23 applies, to remove the respiratory, digestive, reproductive and urinary systems of the carcass, including the kidneys, and the other thoracic and abdominal organs, and
- (d) in respect of a carcass not described in clause (a), (b) or (c), to remove the respiratory, digestive, reproductive and urinary systems of the carcass, except the kidneys, and the other thoracic and abdominal organs;

(10) Subsection 1 (1) of the Regulation is amended by adding the following definitions:

“examination stamp” means an examination stamp issued to an examiner under Part III.1;

“examiner” means a person who holds a valid certificate as an examiner under Part III.1;

“farm slaughtered carcass” means a carcass of a food animal that was slaughtered on the premises of the producer of the animal, that has been approved to enter a meat plant in accordance with Part VIII.2 and that has been delivered to a meat plant, and includes any part of such carcass;

“farm slaughtered product” means a product that is intended for human consumption and is derived in whole or part from a farm slaughtered carcass;

(11) The definition of “freestanding meat plant” in subsection 1 (1) of the Regulation is amended by striking “or” at the end of clause (c) and by adding the following clause:

- (c.1) farm slaughtered carcasses are skinned, and farm slaughtered carcasses and products are processed, handled, stored, packaged and labelled, or

(12) The definition of “hazard” in subsection 1 (1) of the Regulation is revoked and the following substituted:

“hazard” means a biological, chemical or physical agent or factor, a condition of a food or an agricultural commodity or the environment in which a food or an agricultural commodity is produced, processed, handled or stored, if the agent, factor, condition or environment, as the case may be, may directly or indirectly cause the food or agricultural commodity to be unsafe for human consumption in the absence of its control;

(13) The definition of “inedible material” in subsection 1 (1) of the Regulation is amended by striking out “or” at the end of clause (a), by adding “or” at the end of clause (b) and by adding the following clause:

- (c) a farm slaughtered carcass or farm slaughtered product that is not intended for, or is not permitted under this Regulation, to be returned to the producer of the carcass for use as food, whether or not the material is condemned material;

(14) The definition of “meat” in subsection 1 (1) of the Regulation is amended by adding at the end “or, except if reference is made to meat derived from farm slaughtered carcasses, any product that is derived in whole or in part from a farm slaughtered carcass”.

(15) The definition of “meat by-product” in subsection 1 (1) of the Regulation is amended by adding “any product that is derived in whole or in part from a farm slaughtered carcass” after “does not include”.

(16) The definition of “meat product” in subsection 1 (1) of the Regulation is amended by striking out the portion after clause (c) and substituting the following:

but does not include inedible material or any product that is derived in whole or in part from a farm slaughtered carcass or a hunted game carcass;

(17) The definition of “mechanically separated meat” in subsection 1 (1) of the Regulation is amended by adding “but does not include any product that is derived in whole or in part from a farm slaughtered carcass” at the end.

(18) Subsection 1 (1) of the Regulation is amended by adding the following definition:

“post mortem examination” means the examination in accordance with Part VIII.2 of a carcass or part of a carcass derived from a food animal after the animal is slaughtered;

(19) The definition of “processing” in subsection 1 (1) of the Regulation is revoked and the following substituted:

“processing”, when used in relation to preparing, for use as food, a carcass or part of a carcass, a meat product, a farm slaughtered carcass, a farm slaughtered product, a hunted game carcass or a hunted game product, means,

- (a) adding an anticoagulant to blood, aging, basting, boning, breaking, canning, coating, comminution, cooling, cooking, curing, cutting, dehydrating, emulsifying fabricating, fermenting, freezing, heating, marinating, massaging, pasteurizing, pickling, refrigerating, rinsing, rubbing, salting, slicing, smoking, tenderizing, thermal processing washing and reprocessing of previously processed products, and
- (b) any other operation performed to prepare the carcass or part of the carcass, meat product, farm slaughtered carcass, farm slaughtered product, hunted game carcass or a hunted game product for use as food, other than the dressing of a carcass;

(20) The definition of “slaughter plant” in subsection 1 (1) of the Regulation is amended by striking out “or” at the end of clause (d) and by adding the following clause:

(d.1) farm slaughtered carcasses are skinned or farm slaughtered carcasses and products are processed, handled, stored, packaged and labelled, or

(21) The definition of “Category 2 activity” in subsection 1 (2) of the Regulation is amended by striking out “and” at the end of clause (d), by adding “and” at the end of clause (e) and by adding the following clause:

(f) receiving, skinning, cutting, wrapping, freezing farm slaughtered carcasses, grinding meat from farm slaughtered carcasses and processing ham, bacon and sausage from farm slaughtered carcasses that are derived from pigs.

2. Subsections 2 (3) and (4) of the Regulation are revoked.

3. Section 3 of the Regulation is amended by adding the following subsections:

(4) In subsections (5) and (6),

“premises”, in respect of the producer of a food animal from which a carcass or part of a carcass is derived, means the premises of the producer where the animal was raised and slaughtered.

(5) Subsection (1) does not apply to the transport of a carcass or part of a carcass of a food animal to a meat plant operated by a licensee if,

- (a) the carcass or the part of it is derived from a food animal that was slaughtered and approved to enter a meat plant in accordance with Part VIII.2;
- (b) the carcass or the part of it is transported from the producer’s premises to a meat plant that is operated by a licensee and that a regional veterinarian has approved for the purpose of receiving and processing the carcass or the part of it under Part VIII.3;
- (c) the carcass or the part of it is transported to the meat plant only during a time that the operator of the plant has been authorized to receive the carcass or the part of it under Part VIII.3;
- (d) the carcass or the part of it is transported to the meat plant by the producer who owned the animal from which the carcass or the part of it is derived at the time of its slaughter or by an examiner; and
- (e) the carcass or the part of it is accompanied by a certificate that complies with subsection 84.32 (1).

(6) Subsection (1) does not apply to the distribution by the producer of a carcass, part of a carcass or a meat product derived from a food animal that the producer owned and raised on the producer’s premises if,

(a) the following conditions are met:

- (i) the animal has been presented for an ante mortem inspection under Part VIII.1,
- (ii) the ante mortem inspection has been conducted and the animal has been approved for slaughter under Part VIII.1,

- (iii) the conditions set out in subsection (7) are met;
- (b) the following conditions are met:
 - (i) the animal has not been presented for an ante mortem inspection under Part VIII.1,
 - (ii) no ante mortem examination of the animal has been conducted in accordance with Part VIII.2,
 - (iii) the conditions set out in subsection (7) are met;
- (c) the following conditions are met:
 - (i) the animal is a head of cattle or a pig,
 - (ii) the animal has not been presented for an ante mortem inspection under Part VIII.1,
 - (iii) an ante mortem examination of the animal has been conducted in accordance with Part VIII.2,
 - (iv) the animal has been approved for post mortem examination or approval for post mortem examination has been refused because the animal has been found unfit to enter a meat plant or, if the animal is a head of cattle, it has been found to be 30 months of age or older,
 - (v) no post mortem examination of the carcass of the animal has been conducted in accordance with Part VIII.2,
 - (vi) the conditions set out in subsection (7) are met; or
- (d) the following conditions are met:
 - (i) the animal is a head of cattle or a pig,
 - (ii) the animal has not been presented for an ante mortem inspection under Part VIII.1,
 - (iii) an ante mortem examination of the animal has been conducted in accordance with Part VIII.2 and the animal has been approved for a post mortem inspection under that Part,
 - (iv) a post mortem examination of the carcass of the animal has been conducted in accordance with Part VIII.2 and the carcass,
 - (A) has been approved to enter a meat plant, or
 - (B) has not been approved to enter a meat plant because it has been found unfit to enter a meat plant or, if the animal is a head of cattle, it has been found to be 30 months of age or older,
 - (v) the conditions set out in subsection (7) are met.
- (7) The conditions mentioned in subsection (6) are the following:
 1. The animal has been slaughtered for consumption by the producer or the producer's immediate family.
 2. The slaughter was performed on the producer's premises by the producer, or if the animal is a head of cattle or a pig, by an examiner.
 3. The carcass, the part of it or the meat product is not removed from the producer's premises and is distributed only to the producer's immediate family on the producer's premises.
 4. The carcass, the part of it or the meat product is consumed only by the producer or the producer's immediate family on the producer's premises.

4. The Regulation is amended by adding the following section:

Farm slaughtered carcasses and products

3.1 (1) In this section,

"premises", in respect of the producer of a food animal from which a farm slaughtered carcass or part of it is derived, means the premises of the producer where the animal was raised and slaughtered.

(2) No person shall sell to any person a farm slaughtered carcass, part of a farm slaughtered carcass or a farm slaughtered product.

(3) No person shall transport or deliver a farm slaughtered carcass, part of a farm slaughtered carcass or a farm slaughtered product.

(4) Subsection (3) does not apply to a person who,

- (a) transports a farm slaughtered carcass or part of a farm slaughtered carcass from a meat plant that received the carcass or the part of it in accordance with subsection 84 (4) back to the premises of the producer of the animal from which the carcass or the part of it is derived; or

- (b) transports a farm slaughtered product from a meat plant that, in accordance with subsection 84 (4), received the farm slaughtered carcass from which the product is derived back to the premises of the producer of the animal from which the carcass is derived.

(5) No person shall distribute to any person a farm slaughtered carcass, part of a farm slaughtered carcass or a farm slaughtered product.

(6) Subsection (5) does not apply to a producer of a food animal who distributes the carcass of the animal or part of the carcass or a farm slaughtered product derived from the carcass only to the producer's immediate family on the producer's premises if the carcass, the part of it or the product is consumed only by the producer or the producer's immediate family on the producer's premises.

5. (1) Subsection 5 (1) of the Regulation is amended by adding the following paragraph:

- 3.1 The receiving, skinning, cutting, wrapping, freezing of farm slaughtered carcasses, grinding meat derived from farm slaughtered carcasses and processing ham, bacon and sausage from farm slaughtered carcasses that are derived from pigs.

(2) Subsection 5 (2) of the Regulation is amended by adding the following paragraph:

- 2.1 The receiving, skinning, cutting, wrapping, freezing of farm slaughtered carcasses, grinding meat derived from farm slaughtered carcasses and processing ham, bacon and sausage from farm slaughtered carcasses that are derived from pigs.

6. The Regulation is amended by adding the following Parts:

**PART III.1
CERTIFICATION OF EXAMINERS**

DEFINITION

Definition

12.1 In this Part,

“certificate” means a certificate to act as an examiner issued under this Part.

ISSUANCE OF CERTIFICATES

Requirement for certificate

12.2 No person shall act as an examiner under this Regulation without holding a valid certificate.

Application for certificate

12.3 (1) A director shall issue a certificate to a person who is eligible for the issuance of a certificate and who applies for it.

(2) An applicant is eligible for the issuance of a certificate if the applicant,

- (a) is an individual who is not an inspector;
- (b) has paid the fee required for the application for the certificate;
- (c) has paid the fees required to enrol in the theoretical and practical courses that a director specifies and that provide the necessary training to allow a person to act as an examiner in accordance with the Act and the regulations;
- (d) has successfully completed any other course described in clause (c) that a director has determined is a prerequisite for the courses in which the applicant applies to enrol under that clause;
- (e) is not ineligible, as a result of subsection (4), to enrol in the courses described in clause (c);
- (f) has successfully completed the courses described in clause (c); and
- (g) is not ineligible, as a result of subsection (6), for the issuance of a certificate.

(3) An application for a certificate shall be in a form approved by a director and shall be accompanied by all information and documents that a director requires for the purposes of determining whether the application meets the requirements of this section.

(4) An applicant is not eligible to enrol in a course described in clause (2) (c) if,

- (a) a director has given notice to the applicant under subsection (5);
- (b) the time period for the applicant to request a review under section 12.4 has expired; and
- (c) a director has not rescinded the notice under section 12.4.

(5) A director may give the notice mentioned in clause (4) (a) if,

- (a) any director has refused to issue a licence for a regulatable activity to the applicant, has refused to renew such a licence or has suspended or revoked such a licence;
- (b) in connection with a regulatable activity, the applicant has contravened, or has permitted any person under the applicant's control or direction to contravene, the Act, the regulations, any other Act, the regulations under it or any law applying to the carrying on of the activity and the contravention is such that it would be in the public interest to refuse to issue a certificate to the applicant;
- (c) the applicant has contravened the regulations when exercising powers or performing duties as an examiner and the contravention is such that it would be in the public interest to refuse to issue a certificate to the applicant;
- (d) any director has refused to issue a certificate to the applicant, has refused to renew such a certificate or has suspended or revoked such a certificate;
- (e) the director is of the opinion that the past or present conduct of the applicant affords reasonable grounds to believe that the applicant will not act as an examiner in accordance with law; or
- (f) the director is of the opinion that the applicant has provided false or misleading information in the application for the certificate.

(6) An applicant is not eligible for the issuance of a certificate if,

- (a) a director has given notice to the applicant under subsection (7);
- (b) the time period for the applicant to request a review under section 12.4 has expired; and
- (c) a director has not rescinded the notice under section 12.4.

(7) A director may give the notice mentioned in clause (6) (a) if,

- (a) any of the circumstances described in any of clauses (5) (a) to (f) applies; or
- (b) the director is of the opinion that the applicant does not or will not have all of the equipment necessary to act as an examiner.

(8) A director is not required to hold a hearing or to afford any person an opportunity for a hearing before deciding whether or not to give a notice under subsection (5) or (7).

Review of director's notice

12.4 (1) Within 21 days of being served with a notice mentioned in clause 12.3 (4) (a) or (6) (a), an applicant may request in writing that a director review the notice and may include representations in the request.

(2) Upon receiving a request for a review of the notice, a director shall reconsider the grounds for giving the notice and shall give the applicant a further notice rescinding the original notice if the director is of the opinion that doing so is warranted.

(3) A director is not required to hold a hearing or to afford any person an opportunity for a hearing before deciding whether or not to give a notice of rescission under subsection (2).

(4) A decision of a director on whether or not to give a notice of rescission under subsection (2) is final and binding.

Issuance of certificate

12.5 (1) A certificate shall be in the form approved by a director.

(2) A director may refuse to issue the certificate if the person is not eligible for the issuance of the certificate as a result of subsection 12.3 (2).

(3) Upon refusing to issue a certificate to an applicant for it, a director shall send a written notice of the refusal setting out the reason for the refusal.

(4) A decision of a director to refuse to issue a certificate under subsection (2) is final and binding.

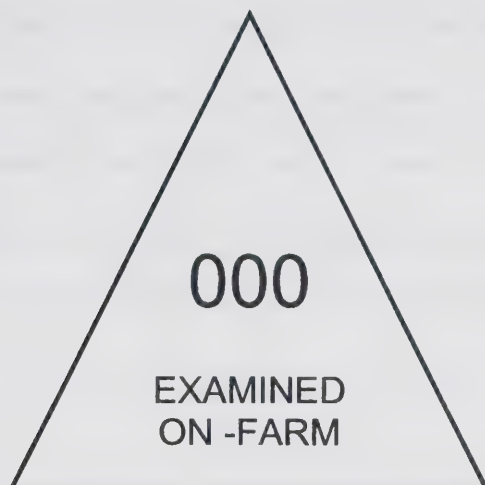
Examination stamp and legend

12.6 (1) Upon issuing a certificate to an examiner, a director shall assign a certificate number and an examination stamp to the examiner.

(2) If an examiner's certificate expires, is suspended, is revoked or if the examiner surrenders his or her certificate, the examiner shall immediately return to a director the examination stamp assigned to the examiner.

(3) Subject to subsections (4) and (5), an examination stamp shall be in the form of the examination legend.

(4) The examination legend shall be in the following form:



(5) The certificate number assigned by a director to an examiner under subsection (1) shall be substituted for the numbers 000 on the examination legend that is reproduced on the examination stamp assigned to the examiner.

(6) The examination legend on an examination stamp shall measure not less than 64 millimetres when measured from the top of the triangle to the mid point of the base.

(7) No person shall reproduce an examination legend or an examination stamp unless the person has the written permission of a director.

(8) No person, other than an examiner, shall use an examination stamp.

(9) No examiner shall use an examination stamp, other than the stamp issued to the examiner, or permit any other person to use the stamp issued to the examiner.

CONDITIONS OF CERTIFICATES

Conditions

12.7 The certificate of an examiner is subject to,

- (a) the conditions that the director who issues the certificate specifies in the certificate; and
- (b) the requirements for an examiner set out in sections 12.8 to 12.10.

Production of copy of certificate

12.8 (1) An examiner shall keep a copy of his or her certificate in a form approved by the director who issued the certificate on his or her person at all times while acting as an examiner.

(2) An examiner shall show the copy of his or her certificate described in subsection (1) on request to a producer of a food animal, an inspector, a regional veterinarian, a veterinary inspector or the operator of licensed meat plant.

Further training

12.9 (1) On the request of a director or a person designated by a director, an examiner shall submit to a reassessment of the examiner's skills and competence to act as an examiner.

(2) A director or a person designated by a director shall perform the reassessment.

(3) A director or the person who performs the reassessment or, if there is no reassessment, a director or a person designated by a director may by written notice require an examiner to enrol in and successfully complete the further theoretical and practical courses that the person who gave the notice specifies if that person is of the opinion that the examiner requires the courses to be able to maintain the ability to act as an examiner in accordance with the Act and the regulations.

(4) An examiner shall enrol in and successfully complete the further courses mentioned in subsection (3) if required to do so under that subsection.

(5) Within 10 days of being served with a notice mentioned in subsection (3), an examiner may request in writing that a director review it and may include representations in the request.

(6) Upon receiving a request for a review of the notice, a director shall reconsider the grounds for giving the notice and shall give the examiner a further notice rescinding the original notice if the director is of the opinion that doing so is warranted.

(7) A director is not required to hold a hearing or to afford the examiner an opportunity for a hearing before deciding whether or not to give a notice of rescission under subsection (6).

(8) A decision of a director on whether or not to give a notice of rescission under subsection (6) is final and binding.

Compliance with powers and duties

12.10 (1) An examiner shall comply with this Regulation when exercising powers or performing duties as an examiner.

(2) At the request of a director, an examiner shall provide copies of the records that the examiner is required to maintain under this Regulation.

RENEWAL, SUSPENSION AND REVOCATION OF CERTIFICATES

Renewal of certificates, no right to hearing

12.11 (1) Subject to subsection (3), a director shall issue a renewal of a certificate to a person who,

- (a) applies for it;
- (b) holds a certificate that has not expired or that is deemed to continue under subsection 12.14 (2);
- (c) has paid the fee required for the application for the renewal;
- (d) has paid the fees required to enrol in the theoretical and practical courses that a director specifies for the purpose of the renewal and that provide the necessary training to allow a person to act as an examiner in accordance with the Act;
- (e) has successfully completed any other course described in clause (d) that a director has determined is a prerequisite for the courses in which the applicant applies to enrol under that clause; and
- (f) has successfully completed the courses described in clause (d).

(2) An application for the renewal of a certificate shall be in a form approved by a director and shall be accompanied by all information and documents that a director requires for the purposes of determining whether the application meets the requirements of this section.

(3) A director may, by notice to the examiner and without a hearing, refuse to renew the certificate of an examiner if the director is of the opinion that the examiner is not eligible for the renewal as a result of subsection (1).

(4) A decision of a director, under this section, to refuse to renew a certificate is final and binding.

Right to hearing

12.12 (1) Subject to subsection (2), a director may refuse to renew the certificate of an examiner or may suspend or revoke it if the director is of the opinion that,

- (a) any of the grounds exist for which the director may give a notice under subsection 12.3 (7) if the examiner were applying for a certificate;
- (b) the examiner has contravened a condition of the certificate, including failing to successfully complete the courses that a director has required the examiner to complete under section 12.9; or
- (c) the examiner is not exercising powers or performing duties as an examiner in a reasonably competent manner or in a humane manner.

(2) A director shall not refuse to renew the certificate or shall not suspend or revoke it unless,

- (a) before doing so, the director serves a written notice on the examiner that,
 - (i) sets out the reason for the director's opinion, and
 - (ii) states that the examiner may request a hearing by a director within 10 days of being served with the notice; and
- (b) the director has held the hearing if the examiner requests one within the required time.

(3) Despite subsection (2), a director may, by notice to the examiner and without a hearing, provisionally suspend the certificate of an examiner if,

- (a) in the director's opinion, it is necessary to do so for the immediate protection of the safety or health of any person or animal or the public; and
- (b) the director so states in the notice and gives reasons for the opinion.

(4) Upon provisionally suspending a certificate, a director shall serve a written notice on the examiner stating that the examiner may request a hearing by a director within 10 days of being served with the notice to determine whether to further suspend or revoke the certificate.

(5) A director shall not further suspend or revoke the certificate unless the director has held the hearing if the examiner requests one within the required time.

(6) If, after a hearing, a director refuses to renew the certificate of an examiner or suspends or revokes it, the director shall give the examiner written notice of the decision and reasons for it.

(7) A decision of a director, under this section, to refuse to renew a certificate or to suspend or revoke a certificate is final and binding.

SURRENDER AND EXPIRY OF CERTIFICATES

Surrender of certificate

12.13 An examiner may surrender his or her certificate at any time.

Expiry of certificates

12.14 (1) A certificate expires on December 31 of the year following the year in which it is issued or renewed.

(2) If, no later than October 31 of the year in which a certificate of an examiner expires, the examiner applies for renewal of the certificate, pays the required fee for the renewal and has complied with the Act and the regulations, the certificate shall be deemed to continue until the examiner has received the decision of a director on the application for renewal.

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PART VII.1 INSPECTIONS AT MEAT PLANTS

Inspection schedule at slaughter plants

57.1 (1) A director may assign one or more inspectors to perform ante mortem or post mortem inspections at a slaughter plant and may establish an inspection schedule that sets out,

- (a) the days and times at which inspectors will normally be assigned to perform inspections at the plant; and
- (b) the number of inspectors who will normally be assigned to perform inspections at any specified time in the schedule.

(2) A director shall not assign inspectors under subsection (1) to perform inspections at a plant in excess of 7.5 hours in a day and 37.5 hours in any seven-day period.

(3) Every operator of a slaughter plant shall inform a director at least 48 hours before the start of a day if the ante mortem or post mortem inspections that would normally have been performed during that day in accordance with the plant's inspection schedule will not be required.

Supplementary inspections at slaughter plants

57.2 (1) At the request of the operator of a slaughter plant, a director may assign one or more inspectors who are not veterinary inspectors to the plant for the purposes of performing supplementary ante mortem or post mortem inspections at the plant,

- (a) at times that fall outside the times at which a director has assigned inspectors to perform inspections at the plant under subsection 57.1 (1); or
- (b) for time in excess of the maximum times mentioned in subsection 57.1 (2).

(2) Every operator of a slaughter plant shall inform a director at least 48 hours before the start of a day on which a director has assigned inspectors to perform inspections at the plant under this section if the ante mortem or post mortem inspections that would have been performed during that day will not be required.

(3) At the request of the operator of a slaughter plant, a veterinary inspector may perform ante mortem or post mortem inspections at the plant,

- (a) at times that fall outside the times at which a director has assigned inspectors to perform inspections at the plant under subsection 57.1 (1); or
- (b) for time in excess of the maximum times mentioned in subsection 57.1 (2).

Supplementary inspections at meat plants

57.3 At the request of the operator of a meat plant, a director may assign one or more inspectors who are not veterinary inspectors to the plant for the purposes of providing services other than ante mortem or post mortem inspections.

Inspector may refuse services

57.4 (1) If, in an inspector's opinion, a person at a meat plant has contravened a provision of the Act or this Regulation or an order of an inspector, the inspector may refuse to provide services at the plant for up to 24 consecutive hours.

(2) On refusing to provide services, an inspector shall immediately inform a regional veterinarian and explain the circumstances that led to the refusal.

7. Section 67 of the Regulation is amended by adding the following subsection:

(5) Subsection (3) does not apply to a food animal to which this Part does not apply as a result of subsection 84.36 (2), (3), (4) or (5).

8. (1) Subsection 84 (1) of the Regulation is amended by striking out “subsections (2) and (3)” in the portion before clause (a) and substituting “subsections (2), (3) and (4)”.

(2) Section 84 of the Regulation is amended by adding the following subsection:

(1.1) In subsection (1),

“carcass” means the carcass of any animal, including the carcass of a food animal, a farm slaughtered carcass and a hunted game carcass.

(3) Subsection 84 (2) of the Regulation is amended by adding “in accordance with Part VIII.1” after “outside of a slaughter plant”.

(4) Subsection 84 (4) of the Regulation is revoked and the following substituted:

(4) The operator of a meat plant may receive at the plant a farm slaughtered carcass or part of a farm slaughtered carcass if,

(a) the carcass or the part of it is stamped with an examination stamp in accordance with section 84.31 and is accompanied by a certificate that complies with subsection 84.32 (1) and the operator receives the carcass or the part of it in accordance with Part VIII.3; or

(b) the operator condemns and disposes of the carcass or the part of it in accordance with section 91.

9. Subsection 84.3 (4) of the Regulation is amended by striking out “operator” and substituting “owner or custodian”.

10. (1) Subsection 84.4 (3) of the Regulation is amended by striking out “operator of the plant” and substituting “owner or custodian”.

(2) Subsection 84.4 (5) of the Regulation is amended by striking out “operator” and substituting “owner or custodian”.

11. Subsection 84.7 (5) of the Regulation is revoked and the following substituted:

(5) Subsections (3) and (4) do not apply to a producer in respect of the carcass of a food animal if the carcass meets the conditions described in clauses 84.36 (2) (a) to (c).

12. (1) Subsection 84.8 (1) of the Regulation is amended by striking out “slaughter house” in the portion before clause (a) and substituting “slaughter plant”.

(2) Clause 84.8 (1) (c) of the Regulation is amended by striking out “including the signed statement referred to in paragraph 6 of subsection 84.7 (1)”.

(3) Subsection 84.8 (2) of the Regulation is amended by striking out “fashioned” and substituting “fastened”.

13. Part VIII.2 of the Regulation is revoked and the following substituted:

PART VIII.2

NON-EMERGENCY SLAUGHTER OF FOOD ANIMALS ON PRODUCER PREMISES

DEFINITIONS

Definitions

84.15 In this Part,

“reportable disease” means a reportable disease within the meaning of the *Health of Animals Act* (Canada);

“unfit to enter a meat plant” means, in respect of a food animal or the carcass or part of a carcass of a food animal, that,

- (a) the animal, carcass or part of the carcass, as the case may be, may be contaminated with a disease, substance, condition or hazard that could contaminate a meat plant, the facilities, equipment or utensils at a meat plant, food animals, carcasses or parts of carcasses at a meat plant or meat products at a meat plant, or
- (b) the animal, carcass or part of the carcass, as the case may be, may be affected by a substance, disease or condition that could cause adverse effects to a meat plant, the facilities, equipment or utensils at a meat plant, food animals, carcasses or parts of carcasses at a meat plant or meat products at a meat plant.

ANTE MORTEM EXAMINATION

Ante mortem examination

84.16 (1) This section applies to a food animal that is a head of cattle under 30 months of age or a pig and that is owned and raised by a producer on the producer's premises, if the producer,

- (a) slaughters the animal or has the animal slaughtered on the producer's premises; and
- (b) sends the carcass of the animal or part of the carcass to a meat plant for any of the purposes described in subsection (2) so that the parts of the carcass and farm slaughtered products processed at the plant from the carcass or the part of it that is sent to the plant will be returned to the producer for consumption by the producer or the producer's immediate family on the producer's premises.

(2) The purposes mentioned in clause (1) (b) are,

- (a) skinning, cutting, wrapping or freezing the carcass or the part of it that was sent to the meat plant;
- (b) grinding meat derived from the carcass or the part of it that was sent to the meat plant; and
- (c) processing ham, bacon or sausage from the carcass or the part of it that was sent to the meat plant, if the carcass is derived from a pig.

(3) A producer of a food animal described in subsection (1) shall ensure that, before the animal is slaughtered at the producer's premises where the animal is being raised,

- (a) if the producer is not an examiner, the animal is presented to an examiner for an ante mortem examination in a location that is acceptable to the examiner at the producer's premises; or
- (b) if the producer is an examiner, the producer,
 - (i) conducts an ante mortem examination of the animal in a location at the producer's premises that permits effective ante mortem examination, or
 - (ii) presents the animal to another examiner for an ante mortem examination in a location that is acceptable to the other examiner at the producer's premises.

(4) An examiner who conducts an ante mortem examination of a food animal under subsection (3) shall approve the animal for post mortem examination unless section 84.17 or 84.18 applies to the animal.

Referral to regional veterinarian

84.17 (1) An examiner who conducts an ante mortem examination of a food animal shall refer the animal to a regional veterinarian if,

- (a) it appears to the examiner that the animal displays any sign of not being healthy or any deviation from normal behaviour or appearance or other condition that leads the examiner to,
 - (i) suspect that the animal may have a reportable disease,
 - (ii) believe that the animal is likely to be significantly contaminated, or
 - (iii) believe that the animal is likely to be affected by any disease, condition or substance that could make the animal a significant risk to the health or safety of any person or other animal; or
- (b) the examiner has any reason to,
 - (i) suspect that the animal may have a reportable disease,
 - (ii) believe that the animal is likely to be significantly contaminated, or
 - (iii) believe that the animal is likely to be affected by any disease, condition or substance that could make the animal a significant risk to the health or safety of any person or other animal.

(2) If an examiner refers an animal to a regional veterinarian under subsection (1) and the examiner is not the producer of the animal, the producer shall,

- (a) hold the animal in a location specified by the examiner at the producer's premises where the animal is being raised;

- (b) if the examiner requires, keep the animal apart from other animals; and
 - (c) identify the animal through identifying marks or devices and corresponding records in a manner acceptable to the examiner and maintain the identification for the time that the examiner specifies.
- (3) If an examiner refers an animal to a regional veterinarian under subsection (1) and the examiner is the producer of the animal, the producer shall,
- (a) hold the animal at the producer's premises where the animal is being raised;
 - (b) if the regional veterinarian requires, hold the animal in a location specified by the regional veterinarian at the premises and keep the animal apart from other animals; and
 - (c) identify the animal through identifying marks or devices and corresponding records in a manner acceptable to the regional veterinarian and maintain the identification for the time that the regional veterinarian specifies.
- (4) The regional veterinarian may do any of the following:
1. Refer the animal to a veterinary inspector for another ante mortem examination of the animal.
 2. Order that the producer of the animal no longer hold the animal in accordance with subsection (2) or (3), but hold it in a location specified by the regional veterinarian at the producer's premises where the animal is being raised, and keep it apart from other animals on the conditions that the regional veterinarian directs, if the regional veterinarian is of the opinion that it is necessary to do so for the rest, treatment or further observation, sampling, testing or other assessment of the animal.
 3. Subject to subsection (5), order that the animal no longer be held.
 4. Subject to subsection (5), approve the animal for post mortem examination and attach those conditions to the approval that the regional veterinarian deems appropriate, including requiring that the animal undergo post mortem examination by a veterinary inspector.
- (5) A regional veterinarian shall not take the action described in paragraph 4 of subsection (4) if the regional veterinarian,
- (a) suspects that the animal has a reportable disease;
 - (b) is of the opinion that the animal is likely to be significantly contaminated; or
 - (c) is of the opinion that the animal is likely to be affected by a disease, condition or substance that could make the animal a significant risk to the health or safety of any person or other animal.
- (6) At any time after making an order that an animal be held under paragraph 2 of subsection (4), the regional veterinarian may make an order under that subsection.
- (7) If the regional veterinarian suspects that an animal referred to the regional veterinarian under subsection (1) has a reportable disease, the regional veterinarian shall notify a veterinary inspector designated under the *Health of Animals Act* (Canada) that the regional veterinarian suspects that the animal is affected by a reportable disease.

No post mortem examination in other cases

84.18 (1) An examiner who conducts an ante mortem examination of a food animal shall refuse to approve the animal for post mortem examination if the animal is a head of cattle and the examiner is of the opinion that the animal is 30 months of age or older.

(2) An examiner who conducts an ante mortem examination of a food animal may refuse to approve the animal for post mortem examination if subsection 84.17 (1) does not require the examiner to refer the animal to a regional veterinarian and the examiner is of the opinion that the animal is unfit to enter a meat plant after it is slaughtered.

(3) A producer who disagrees with a decision of an examiner to refuse to approve an animal for post mortem examination under subsection (2) may request that a regional veterinarian refer the animal to a veterinary inspector for another ante mortem examination.

- (4) A regional veterinarian who receives a request from a producer under subsection (3) may,
 - (a) refer the animal to a veterinary inspector for another ante mortem examination; and
 - (b) establish conditions for the ante mortem examination by a veterinary inspector.

Response of veterinary inspector

84.19 (1) If, under paragraph 1 of subsection 84.17 (4) or subsection 84.18 (4), a regional veterinarian refers a food animal to a veterinary inspector for another ante mortem examination, the veterinary inspector shall approve the animal for post mortem examination unless the veterinary inspector takes an action described in subsection (4), (5), (7), (9) or (10).

(2) A veterinary inspector who conducts an ante mortem examination of a food animal under this section and who suspects that the animal has a reportable disease shall notify a veterinary inspector designated under the *Health of Animals Act* (Canada) that the veterinary inspector suspects that the animal is affected by a reportable disease.

(3) A veterinary inspector who conducts an ante mortem examination of a food animal under this section shall take an action described in subsection (4) if the veterinary inspector,

- (a) suspects that the animal has a reportable disease;
- (b) is of the opinion that the animal is likely to be significantly contaminated; or
- (c) is of the opinion that the animal is likely to be affected by any disease, condition or substance that could make the animal a significant risk to the health or safety of any person or other animal.

(4) The actions that a veterinary inspector is required to take under subsection (3) are any one of the following:

- 1. Ordering that the producer of the animal condemn and humanely euthanize the animal at the producer's expense, subject to the conditions that the veterinary inspector imposes if they are relevant to the euthanasia.
- 2. Ordering that the producer of the animal no longer hold the animal in accordance with subsection 84.17 (2) or (3), but hold it in a location specified by the veterinary inspector at the producer's premises where the animal is being raised, and keep it apart from other animals on the conditions that the veterinary inspector directs, if the veterinary inspector is of the opinion that it is necessary to do so for the rest, treatment or further observation, sampling, testing or other assessment of the animal.

(5) If the veterinary inspector who conducts an ante mortem examination of a food animal under this section is of the opinion that it is necessary to euthanize the animal in order to prevent or relieve its undue suffering or distress or because it is near death, the veterinary inspector may order the producer of the animal to condemn and humanely euthanize the animal at the producer's expense and may attach conditions to the order that are relevant to the form of euthanasia or disposal of the animal.

(6) A veterinary inspector who makes an order under subsection (5) shall not take an action described in subsection (7).

(7) If the veterinary inspector who conducts an ante mortem examination of a food animal under this section determines that the animal is unfit to enter a meat plant after it is slaughtered, the inspector may do any of the following:

- 1. Refuse to approve the animal for post mortem examination.
- 2. Order that the producer of the animal no longer hold the animal in accordance with subsection 84.17 (2) or (3), but hold it in a location specified by the veterinary inspector at the producer's premises where the animal is being raised, and keep it apart from other animals on the conditions that the veterinary inspector directs, if the veterinary inspector is of the opinion that it is necessary to do so for the rest, treatment or further observation, sampling, testing or other assessment of the animal.
- 3. Subject to subsection (8), order that the animal no longer be held.
- 4. Subject to subsection (8), approve the animal for post mortem examination and attach those conditions to the approval that the inspector deems appropriate, including requiring that the animal undergo post mortem examination by a veterinary inspector.

(8) A veterinary inspector shall not take the action described in paragraph 4 of subsection (7) if the veterinary inspector,

- (a) suspects that an animal has a reportable disease;
- (b) is of the opinion that the animal is likely to be significantly contaminated; or
- (c) is of the opinion that the animal is likely to be affected by any disease, condition or substance that could make the animal a significant risk to the health or safety of any person or other animal.

(9) A veterinary inspector who, under this section, conducts an ante mortem examination of a food animal that is a head of cattle and who is of the opinion that the animal is 30 months of age or older shall refuse to approve the animal for post mortem examination.

(10) At any time after making an order that an animal be held under paragraph 2 of subsection (4) or paragraph 2 of subsection (7), the veterinary inspector,

- (a) shall take all actions that the veterinary inspector is required to take under this section;
- (b) shall refrain from taking any action that the veterinary inspector is prohibited from taking under this section; and
- (c) may take any action that the veterinary inspector is authorized to take under this section.

Order for euthanasia

84.20 (1) If a veterinary inspector makes an order under paragraph 1 of subsection 84.19 (4) or subsection 84.19 (5), the producer shall,

- (a) have the animal euthanized in a manner and place acceptable to the veterinary inspector; and

- (b) dispose of the animal's remains in accordance with a method,
 - (i) specified by the veterinary inspector if the veterinary inspector ordered the animal to be euthanized under paragraph 1 of subsection 84.19 (4), or
 - (ii) specified in subsection 3 (1) of the *Dead Animal Disposal Act*, if the veterinary inspector ordered the animal to be euthanized under subsection 84.19 (5).
- (2) If the producer does not comply with an order made under paragraph 1 of subsection 84.19 (4) or subsection 84.19 (5), an inspector may, without a hearing,
 - (a) seize the animal that is the subject of the order;
 - (b) condemn and euthanize it and dispose of its remains or arrange for the condemnation, euthanasia and disposal of remains; and
 - (c) order the producer to pay for the condemnation, euthanasia and disposal of remains.

Identification of food animal that is held

84.21 (1) An examiner or veterinary inspector who receives a food animal for an ante mortem examination may require the producer of the animal to identify the animal through identifying marks or devices and corresponding records in a manner acceptable to the examiner or veterinary inspector, as the case may be, and to maintain the identification for the time that the examiner or veterinary inspector specifies.

(2) A veterinary inspector who orders the producer of a food animal to hold the animal under paragraph 2 of subsection 84.19 (4) or paragraph 2 of subsection 84.19 (7), may require the producer to identify the animal through identifying marks or devices and corresponding records in a manner acceptable to the veterinary inspector and to maintain the identification for the time that the veterinary inspector specifies.

(3) An examiner or veterinary inspector may specify that the identification required under this section continues to apply after slaughter of the animal and in respect of the carcass or part of the carcass derived from the animal.

(4) The producer shall comply with any requirements imposed by an examiner or veterinary inspector under this section.

POST MORTEM EXAMINATION

Slaughter requirements for post mortem examination

84.22 (1) This section applies to a food animal and its carcass if,

- (a) the animal is a head of cattle or a pig that, in accordance with this Part, has been approved for post mortem examination;
- (b) the producer of the animal presents its carcass to an examiner for a post mortem examination, if the producer is not an examiner; and
- (c) the producer of the animal conducts a post mortem examination of the carcass or presents the carcass to an examiner for a post mortem examination, if the producer is an examiner.

(2) No person shall slaughter or exsanguinate a food animal unless the person is the producer of the animal or an examiner.

(3) A producer of a food animal shall not slaughter or exsanguinate the animal except in the presence of an examiner, unless the producer is an examiner.

(4) A producer of a food animal who slaughters the animal or an examiner who slaughters a food animal shall do so in a location that is acceptable to the examiner at the producer's premises where the animal was raised.

(5) A producer of a food animal or an examiner shall not slaughter a food animal,

- (a) in unhygienic conditions; or
- (b) in a way that subjects the animal to avoidable pain or distress.

(6) A producer of a food animal who slaughters the animal or an examiner who slaughters a food animal shall ensure that the animal is stunned and rendered unconscious by a method specified in subsection (7) and in a manner that ensures that the animal does not regain consciousness before death.

(7) The following are the methods to stun and render a food animal unconscious for the purposes of subsection (6):

1. Delivering a blow to the head of the animal by means of a mechanical penetrating device that causes immediate loss of consciousness.
2. Using a rifle in a manner that causes an immediate loss of consciousness to the animal.

(8) A producer of a food animal or an examiner shall not use any equipment or instrument to restrain, slaughter or render the animal unconscious unless,

- (a) the producer or examiner is competent and physically able to do so without subjecting the animal to avoidable pain or distress; and
- (b) the condition of the equipment or instrument and the circumstances under which it is used will not subject the animal to avoidable pain or distress.

(9) A producer of a food animal who slaughters the animal or an examiner who slaughters a food animal shall exsanguinate the animal immediately after slaughter.

Dressing requirements for post mortem examination

84.23 (1) This section applies to a food animal and its carcass if it meets the requirements set out in subsection 84.22 (1).

(2) No person shall dress the carcass of a food animal unless the person is the producer of the animal or an examiner.

(3) A producer of a food animal shall not dress the carcass of the animal except in the presence of an examiner, unless the producer is an examiner.

(4) A producer of a food animal or an examiner shall dress the carcass of the animal promptly after slaughter so as to prevent deterioration of the carcass and shall do so in a location that is acceptable to the examiner at the producer's premises where the animal was raised.

(5) A producer of a food animal or an examiner shall dress the carcass of the food animal in hygienic conditions and in a manner that permits effective post mortem examination.

(6) If an examiner dresses a carcass of food animal that is a head of cattle or is present when the producer of a head of cattle dresses the carcass, the examiner shall ensure that that all specified risk material, being the distal ileum, is removed from the carcass.

Post mortem examination

84.24 (1) Subject to subsection (2), a producer of a food animal that is a head of cattle or a pig and that, in accordance with this Part, has been approved for post mortem examination, shall, unless the producer does not send the animal to a meat plant for the purposes described in subsection 84.16 (2),

- (a) if the producer is not an examiner, present the carcass of the animal to an examiner for a post mortem examination immediately after slaughter and dressing; or
- (b) if the producer is an examiner, conduct a post mortem examination of the carcass of the animal or present the carcass of the animal to another examiner for a post mortem examination immediately after slaughter and dressing.

(2) No producer of a food animal shall present the carcass of the animal for post mortem examination and no examiner shall conduct a post mortem examination of the carcass of a food animal, unless,

- (a) the animal has been approved for post mortem examination in accordance with sections 84.16, 84.17 and 84.19;
- (b) the animal has been slaughtered and exsanguinated in accordance with section 84.22 within 24 hours of being approved for post mortem examination; and
- (c) the carcass of the animal has been dressed in accordance with section 84.23.

(3) An examiner who conducts a post mortem examination of the carcass of a food animal shall approve the carcass to enter a meat plant unless section 84.25, 84.26 or 84.27 applies to it.

Referral to regional veterinarian

84.25 (1) An examiner who conducts a post mortem examination of the carcass of a food animal shall refuse to approve the carcass to enter a meat plant and shall refer the carcass to a regional veterinarian if,

- (a) it appears to the examiner that the carcass displays any deviation from normal appearance or other condition that leads the examiner to,
 - (i) suspect that the animal from which the carcass is derived had a reportable disease at the time of its slaughter,
 - (ii) believe that the carcass is likely to be significantly contaminated, or
 - (iii) believe that the carcass is likely to be affected by any disease, condition or substance that could make the carcass a significant risk to the health or safety of any person or animal; or
- (b) the examiner has any reason to,
 - (i) suspect that the animal from which the carcass is derived had a reportable disease at the time of its slaughter,
 - (ii) believe that the carcass is likely to be significantly contaminated, or

- (iii) believe that the carcass is likely to be affected by any disease, condition or substance that could make the carcass a significant risk to the health or safety of any person or other animal.
- (2) If an examiner refers a carcass to a regional veterinarian under subsection (1) and the examiner is not the producer of the animal, the producer of the animal shall,
 - (a) hold the carcass in a location specified by the examiner at the producer's premises where the animal was slaughtered; and
 - (b) identify the carcass through identifying marks or devices and corresponding records in a manner acceptable to the examiner and maintain the identification for the time that the examiner specifies.
- (3) If an examiner refers a carcass to a regional veterinarian under subsection (1) and the examiner is the producer of the animal, the producer of the animal shall,
 - (a) hold the carcass at the producer's premises where the animal was slaughtered;
 - (b) if the regional veterinarian requires, keep the carcass in a location specified by the regional veterinarian at the premises; and
 - (c) identify the carcass through identifying marks or devices and corresponding records in a manner acceptable to the regional veterinarian and maintain the identification for the time that the regional veterinarian specifies.
- (4) The regional veterinarian may do any of the following:
 - 1. Refer the carcass to a veterinary inspector for another post mortem examination of the carcass.
 - 2. Order that the producer of the animal from which the carcass is derived no longer hold it in accordance with subsection (2) or (3) but hold it on the conditions that the regional veterinarian directs.
 - 3. Subject to subsection (5), order that the carcass no longer be held.
 - 4. Subject to subsection (5), approve the carcass to enter a meat plant and attach those conditions to the approval that the regional veterinarian deems appropriate.
- (5) A regional veterinarian shall not take the action described in paragraph 4 of subsection (4) if the regional veterinarian,
 - (a) suspects that the animal from which the carcass is derived had a reportable disease at the time of its slaughter;
 - (b) is of the opinion that the carcass is likely to be significantly contaminated; or
 - (c) is of the opinion that the carcass is likely to be affected by a disease, condition or substance that could make the carcass a significant risk to the health or safety of any person or other animal.
- (6) At any time after making an order that a carcass be held under paragraph 2 of subsection (4), the regional veterinarian may make an order under that subsection.
- (7) If the regional veterinarian suspects that a carcass referred to the regional veterinarian under subsection (1) is derived from an animal that had a reportable disease at the time of its slaughter, the regional veterinarian shall notify a veterinary inspector designated under the *Health of Animals Act* (Canada) that the regional veterinarian suspects that the animal was at the time of slaughter affected by a reportable disease.

Carcass unfit to enter meat plant

84.26 (1) An examiner who conducts a post mortem examination of a carcass of a food animal shall refuse to approve the carcass to enter a meat plant if the animal from which the carcass is derived is a head of cattle and the examiner is of the opinion that the animal was 30 months of age or older at the time of its slaughter.

(2) An examiner who conducts a post mortem examination of a carcass of a food animal may refuse to approve the carcass to enter a meat plant if subsection 84.25 (1) does not require the examiner to refer the carcass to a regional veterinarian and the examiner is of the opinion that the carcass is unfit to enter a meat plant.

(3) A producer who disagrees with a decision of an examiner to refuse to approve a carcass to enter a meat plant under subsection (2) may request that a regional veterinarian refer the carcass to a veterinary inspector for another post mortem examination.

- (4) A regional veterinarian who receives a request from a producer under subsection (3) may,
 - (a) refer the carcass to a veterinary inspector for another post mortem examination; and
 - (b) establish conditions for the post mortem examination by a veterinary inspector.

Response of veterinary inspector

84.27 (1) If, under paragraph 1 of subsection 84.25 (4) or clause 84.26 (4) (a), a regional veterinarian refers a carcass derived from a food animal to a veterinary inspector for another post mortem examination, the veterinary inspector shall approve the carcass to enter a meat plant unless the veterinary inspector takes an action described in subsection (4), (5), (7) or (8).

(2) A veterinary inspector who conducts a post mortem examination of a carcass under this section and who suspects that the carcass is derived from a food animal that had a reportable disease at the time of its slaughter shall notify a veterinary inspector designated under the *Health of Animals Act* (Canada) that the veterinary inspector suspects that the animal was affected by a reportable disease at the time of slaughter.

(3) A veterinary inspector who conducts a post mortem examination of the carcass under this section shall take an action described in subsection (4) if the veterinary inspector,

- (a) suspects that the animal from which the carcass is derived had a reportable disease at the time of its slaughter;
- (b) is of the opinion that the carcass is significantly contaminated; or
- (c) is of the opinion that the carcass is affected by any disease, condition or substance that could make the carcass a significant risk to the health or safety of any person or other animal.

(4) The actions that a veterinary inspector is required to take under subsection (3) are any one of the following:

- 1. Ordering that the producer of the animal from which the carcass is derived condemn and dispose of the carcass at the producer's expense.
- 2. Ordering that the producer of the animal from which the carcass is derived no longer hold the carcass in accordance with subsection 84.25 (2) but hold it on the conditions that the inspector directs.

(5) If the veterinary inspector who conducts a post mortem examination of a carcass derived from a food animal under this section is of the opinion that the carcass or part of the carcass is unfit to enter a meat plant, the veterinary inspector may do any of the following:

- 1. Refuse to approve carcass or any part of the carcass to enter a meat plant.
- 2. Order that the producer of the animal from which the carcass is derived no longer hold the carcass or any part of the carcass in accordance with subsection 84.25 (2) but hold it on the conditions that the veterinary inspector directs.
- 3. Subject to subsection (6), order that the carcass or part of the carcass no longer be held.
- 4. Subject to subsection (6), approve the carcass or any part of the carcass to enter a meat plant and attach those conditions to the approval that the inspector deems appropriate.

(6) A veterinary inspector shall not take the action described in paragraph 4 of subsection (5) if the veterinary inspector,

- (a) suspects that the animal from which the carcass is derived had a reportable disease at the time of its slaughter;
- (b) is of the opinion that the carcass is likely to be significantly contaminated; or
- (c) is of the opinion that the carcass is likely to be affected by a disease, condition or substance that could make the animal a significant risk to the health or safety of any person or other animal.

(7) A veterinary inspector who, under this section, conducts a post mortem examination of the carcass of a food animal that is a head of cattle and who is of the opinion that the animal was 30 months of age or older at the time of its slaughter shall refuse to approve the carcass to enter a meat plant.

(8) At any time after making an order that a carcass be held under paragraph 2 of subsection (4) or paragraph 2 of subsection (5), the veterinary inspector,

- (a) shall take all actions that the veterinary inspector is required to take under this section;
- (b) shall refrain from taking any action that the veterinary inspector is prohibited from taking under this section; and
- (c) may take any action that the veterinary inspector is authorized to take under this section.

Order for disposal of carcass

84.28 (1) If a veterinary inspector makes an order under paragraph 1 of subsection 84.27 (4), the producer of the food animal from which the carcass is derived shall condemn and dispose of the carcass in accordance with a method that the veterinary inspector specifies.

(2) If the producer does not comply with the order, an inspector may, without a hearing,

- (a) seize the carcass;
- (b) condemn it and dispose of it; and
- (c) order the producer to pay for the condemnation and disposal.

Identification of carcass

84.29 (1) An examiner or veterinary inspector who receives a carcass of a food animal for post mortem examination may require the producer of the animal to identify the carcass or any part of the carcass through identifying marks or devices and corresponding records in a manner acceptable to the examiner or veterinary inspector, as the case may be, and to maintain the identification for the time that the examiner or veterinary inspector specifies.

(2) A veterinary inspector who orders the producer of a food animal to hold the carcass derived from the animal under paragraph 2 of subsection 84.27 (4) or to hold the carcass or any part of it under paragraph 2 of subsection 84.27 (5) may require the producer to identify the carcass or any part of it through identifying marks or devices and corresponding records in a manner acceptable to the veterinary inspector and to maintain the identification for the time that the veterinary inspector specifies.

(3) The producer shall comply with any requirements imposed by an examiner or veterinary inspector under this section.

ENTRY INTO MEAT PLANT

Approval to enter a meat plant

84.30 (1) If an examiner conducts a post mortem examination of a carcass derived from a food animal and, under subsection 84.24 (3), approves the carcass to enter a meat plant, the examiner shall, immediately after issuing the approval,

- (a) legibly stamp the carcass with the examination stamp assigned to the examiner; and
- (b) complete a certificate that complies with subsection 84.32 (1).

(2) If a regional veterinarian approves the carcass of a food animal to enter a meat plant under paragraph 4 of subsection 84.25 (4) or if a veterinary inspector approves the carcass of a food animal or any part of it to enter a meat plant under subsection 84.27 (1) or paragraph 4 of subsection 84.27 (5), the examiner who slaughtered the animal from which the carcass or the part of the carcass is derived or who was present when the animal was slaughtered shall,

- (a) legibly stamp the carcass or the part of the carcass that has been approved to enter a meat plant with the examination stamp assigned to examiner; and
- (b) complete a certificate that complies with subsection 84.32 (1).

(3) No person shall transport to or receive at a meat plant under subsection 84 (4) a carcass or part of a carcass that has been approved to enter a meat plant unless,

- (a) the examiner has complied with subsection (1) or (2), as applicable; or
- (b) the operator of the meat plant receives the carcass or the part of the carcass and condemns and disposes of it in accordance with subsection 84.34 (6).

Examination stamp on carcass

84.31 (1) No person other than the examiner to whom a director has assigned an examination stamp shall apply the stamp to a carcass or part of carcass derived from a food animal.

(2) No person shall apply an examination stamp to a carcass or part of a carcass of a food animal, unless the carcass or part of the carcass, in accordance with this Part, has received a post mortem examination and been approved to enter a meat plant.

(3) No person shall apply an examination stamp to,

- (a) a carcass, part of a carcass or a meat product if the carcass, part of a carcass or product is described in clause 112 (1) (a);
- (b) inedible material; or
- (c) a hunted game carcass or a hunted game product.

(4) An examiner who applies the examination stamp to a carcass shall apply it to the interior surfaces of both sides of the carcass.

(5) An examiner who applies the examination stamp to a part of a carcass shall apply it to,

- (a) the interior surface of both sides of the part of the carcass, if the part of the carcass contains two sides; or
- (b) the interior surface of one side of the carcass, if the part of the carcass does not contain two sides.

(6) An examiner shall only use ink that is fit for human consumption to stamp the examination stamp on a carcass or part of a carcass.

Certificate

84.32 (1) The certificate required by subsection 84.30 (1) or (2) for a carcass or part of a carcass of a food animal that has been approved to enter a meat plant shall be in a form approved by a director and contain the following:

1. The examiner's name and certificate number.
2. The name of the producer who owned the animal at time of slaughter and the address of the producer's premises where the animal was slaughtered.
3. The species of the animal.

4. If the animal was a head of cattle, the age of the animal at the time of slaughter and the method used to determine the age.
5. The name of the examiner, veterinary inspector or regional veterinarian who approved the animal for post mortem examination.
6. The date and time that the animal was slaughtered.
7. The name of the examiner, veterinary inspector or regional veterinarian who approved the carcass or the part of the carcass to enter a meat plant.
8. The conditions attached under paragraph 4 of subsection 84.25 (4) or paragraph 4 of subsection 84.27 (5) to the approval of the carcass or the part of the carcass to enter a meat plant.
9. The number and address of the meat plant to which the carcass or the part of the carcass is to be transported and the name of the operator of the plant.
10. Any identifying marks or devices on the carcass or the part of the carcass.
11. A signed statement that, in the examiner's opinion, the slaughter was carried out in substantial conformity with that section.

(2) An examiner who completes a certificate under subsection (1) shall keep a copy of the certificate for at least 12 months after the date it was issued and shall produce it to an inspector on request.

Operator's duty to comply with conditions

84.33 If a carcass or part of the carcass of a food animal has received approval to enter a meat plant subject to conditions attached under paragraph 4 of subsection 84.25 (4) or paragraph 4 of subsection 84.27 (5), the operator of a meat plant that receives the carcass or the part of the carcass shall comply with the conditions.

Transport of carcass to meat plant

84.34 (1) If a carcass or part of the carcass of a food animal has been approved, in accordance with this Part, to enter a meat plant, no person shall transport it from the producer's premises where the animal was slaughtered,

- (a) to a meat plant, unless the person is an examiner or the producer who owned the animal at that time it was slaughtered;
- (b) to any place other than a meat plant that is operated by a licensee and that a regional veterinarian has approved for the purposes of receiving and processing the carcass or part of the carcass under Part VIII.3; or
- (c) to a meat plant operated by a licensee at any time other than a time when the operator of the plant has been authorized to receive and process the carcass or part of the carcass under Part VIII.3.

(2) A producer who ships, to a meat plant, a carcass or part of a carcass of a food animal that, in accordance with this Part, has been approved to enter a meat plant, shall ensure that,

- (a) after post mortem examination, the carcass or part of the carcass is stamped with the examination stamp and promptly delivered by the producer or an examiner to a meat plant that is operated by a licensee and that a regional veterinarian has approved for the purposes of receiving and processing carcasses of food animals slaughtered on farms under Part VIII.3;
- (b) the carcass or part of the carcass is transported to the meat plant only during a time that the operator of the meat plant has been authorized to receive the carcass or part of the carcass under Part VIII.3;
- (c) the carcass or the part of the carcass is transported to the meat plant in accordance with subsections (4) and (5); and
- (d) on delivery to the meat plant, the carcass or the part of the carcass is accompanied by a certificate that complies with subsection 84.32 (1).

(3) An examiner who transports, to a meat plant, a carcass or part of a carcass of a food animal that, in accordance with this Part, has been approved to enter a meat plant shall ensure that,

- (a) the carcass or part of the carcass is transported to the meat plant in accordance with subsections (1), (4) and (5); and
- (b) on delivery to the meat plant, the carcass or the part of the carcass is accompanied by a certificate that complies with subsection 84.32 (1).

(4) Subject to subsection (5), when a carcass or part of a carcass of a food animal that, in accordance with this Part, has been approved to enter a meat plant is transported to a meat plant, it shall be in a clean leakproof transport container and shall be transported in a manner so that the carcass or part of a carcass is securely fastened in the container, is protected from contamination and is not exposed to public view.

(5) If the skin has been removed from the carcass or part of the carcass on the producer's premises, then, before it is placed in the transport container and transported to the meat plant, it shall be,

(a) thoroughly washed; and

(b) completely wrapped with material that is durable, free of contaminants and otherwise suitable for packaging meat products.

(6) If the carcass or part of a carcass of a food animal is delivered to a meat plant under subsection (1) and if it is not stamped with an examination stamp in accordance with section 84.31 and accompanied by a certificate that complies with subsection 84.32 (1), the operator of the plant may receive the carcass or part of the carcass only for the purpose of condemning it; in that case, the operator shall ensure that the carcass or part of the carcass is condemned and disposed of in accordance with section 91.

(7) If the operator fails to comply with subsection (6), an inspector may, without a hearing,

(a) seize the carcass or part of the carcass;

(b) condemn the carcass or part of the carcass and dispose of it or arrange for its disposal; and

(c) order the operator to pay for the condemnation and disposal of the carcass or part of the carcass.

Non-application of other Parts

84.35 Parts IV to VII, sections 58 to 83 and Parts VIII.1, VIII.4 and X to XIV do not apply to a farm slaughtered carcass, a part of a farm slaughtered carcass or farm slaughtered products if the carcass, the parts of the carcass or the farm slaughtered products are consumed only,

(a) by the producer of the food animal from which the carcass, the parts of the carcass or the farm slaughtered products are derived or by the producer's immediate family; and

(b) on the producer's premises where the animal was raised and slaughtered.

FOOD ANIMALS NOT PROCESSED OUTSIDE THE PRODUCER'S PREMISES BUT USED FOR CONSUMPTION ON THE PRODUCER'S PREMISES

Non-application of other Parts

84.36 (1) In this section,

"premises", in respect of the producer of a food animal that has been slaughtered, means the premises of the producer where the animal was raised and slaughtered.

(2) Parts III to VIII, sections 84.15 to 84.35 and Parts VIII.3 to XIV do not apply to a food animal or any carcass, parts of a carcass or meat products derived from it if,

(a) the animal has been approved for slaughter in accordance with Part VIII.1;

(b) the animal has been slaughtered on the premises of the producer of the animal by the producer or, if the animal is a head of cattle or a pig, by the producer or an examiner; and

(c) the animal, carcass, parts of a carcass and meat products have not been transported from the producer's premises and are consumed only by the producer or the producer's immediate family on the producer's premises.

(3) Parts III to VIII.1, sections 84.15 to 84.35 and Parts VIII.3 to XIV do not apply to a food animal or any carcass, parts of a carcass or meat products derived from it if,

(a) the animal has been slaughtered on the premises of the producer of the animal by the producer or, if the animal is a head of cattle or a pig, by the producer or an examiner;

(b) the animal has been slaughtered for consumption by the producer or the producer's immediate family;

(c) the producer of the animal does not present it for an ante mortem inspection in accordance with Part VIII.1;

(d) the producer of the animal does not present it for an ante mortem examination in accordance with this Part, if the producer is not an examiner;

(e) the producer of the animal does not conduct an ante mortem examination of the animal in accordance with this Part or present it to another examiner for an ante mortem examination in accordance with this Part, if the producer is an examiner; and

(f) the animal, carcass, parts of a carcass and meat products have not been transported from the producer's premises and are consumed only by the producer or the producer's immediate family on the producer's premises.

(4) Parts III to VIII.1, sections 84.22 to 84.35 and Parts VIII.3 to XIV do not apply to a food animal that is a head of cattle under 30 months of age or a pig or any carcass, parts of a carcass or meat products derived from such a food animal if,

(a) the animal has been slaughtered on the premises of the producer of the animal by the producer or an examiner;

- (b) the animal has been slaughtered for consumption by the producer or the producer's immediate family;
 - (c) in accordance with this Part, the producer of the animal presents the animal for an ante mortem examination but not for a post mortem examination, if the producer is not an examiner;
 - (d) in accordance with this Part, the producer of the animal, if the producer is an examiner,
 - (i) conducts an ante mortem examination of the animal or presents it to another examiner for an ante mortem examination, and
 - (ii) does not conduct a post mortem examination of the carcass or present the carcass to another examiner for a post mortem examination; and
 - (e) the animal, carcass, parts of a carcass and meat products have not been transported from the producer's premises and are consumed only by the producer or the producer's immediate family on the producer's premises.
- (5) Parts III to VIII.1 and Parts VIII.3 to XIV do not apply to a food animal that is a head of cattle under 30 months of age or a pig or any carcass, parts of a carcass or meat products derived from such a food animal if,
- (a) the animal has been slaughtered on the premises of the producer of the animal by the producer or an examiner;
 - (b) the animal has been slaughtered for consumption by the producer or the producer's immediate family;
 - (c) the producer of the animal presents the carcass for a post mortem examination in accordance with this Part, if the producer is not an examiner;
 - (d) the producer of the animal conducts a post mortem examination in accordance with this Part or presents the carcass to another examiner for a post mortem examination in accordance with this Part, if the producer is an examiner; and
 - (e) the animal, carcass, parts of a carcass and meat products have not been transported from the producer's premises and are consumed only by the producer or the producer's immediate family on the producer's premises.

Slaughter record

84.37 (1) Subject to subsection (3), an examiner who slaughters a food animal that is a head of cattle or a pig on the premises of the producer of the animal for consumption by the producer or the producer's immediate family on the premises shall make a record of the slaughter that includes,

- (a) the examiner's name and certificate number;
- (b) the name of the producer who owned the animal at the time of slaughter and the address of the producer's premises where the animal was slaughtered;
- (c) the species of the animal;
- (d) the date and time that the animal was slaughtered; and
- (e) any identifying marks or devices on the carcass of the animal.

(2) An examiner who makes a slaughter record under subsection (1) shall keep a copy of the record for at least 12 months after the date it was issued and shall produce it to an inspector on request.

(3) Subsection (1) does not apply to an animal, if the carcass of the animal or part of the carcass has been approved to enter a meat plant under this Part and an examiner completes a certificate for the carcass that complies with subsection 84.32 (1).

PART VIII.3 FARM SLAUGHTERED CARCASSES IN MEAT PLANTS

Entry of farm slaughtered carcass into meat plant

84.38 (1) The operator of a meat plant may receive a farm slaughtered carcass or part of a farm slaughtered carcass at the plant for any of the purposes described in subsection (2) so that the farm slaughtered products derived from the carcass or the part of it will be returned to the producer of the carcass for consumption by the producer or the producer's immediate family on the producer's premises if,

- (a) the operator does not have any reason to believe that the carcass or the part of it is contaminated;
- (b) the operator has established a farm slaughtered carcass protocol that satisfies the requirements set out in subsection (3);
- (c) a regional veterinarian, under section 84.39, has approved the plant for the purposes of receiving farm slaughtered carcasses; and
- (d) the operator receives the carcass or the part of it at a time approved by the regional veterinarian mentioned in clause (c).

- (2) The purposes mentioned in subsection (1) are,
 - (a) skinning the carcass or the part of it;
 - (b) removing the feet from the carcass or the part of it;
 - (c) cutting wrapping or freezing the carcass or the part of it or grinding meat derived from the carcass or the part of it; and
 - (d) processing ham, bacon or sausage from the carcass or the part of it if the carcass or the part of it is derived from a pig.
- (3) A farm slaughtered carcass protocol for a meat plant shall be in writing and shall specify the manner in which,
 - (a) farm slaughtered carcasses and parts of them shall be skinned at the plant;
 - (b) farm slaughtered carcasses, parts of them and farm slaughtered products shall be processed, handled, packaged and stored at the plant;
 - (c) the facilities, equipment and utensils of the plant that are used for skinning farm slaughtered carcasses and parts of them or used for the processing, handling, packaging or storage of farm slaughtered carcasses, parts of them and farm slaughtered products shall be cleaned and sanitized; and
 - (d) the premises, facilities, equipment and utensils of the plant and the following items at the plant shall be protected against contamination by farm slaughtered carcasses, parts of them and farm slaughtered products:
 - (i) food animals,
 - (ii) carcasses and parts of them that are derived from food animals and that are not farm slaughtered carcasses,
 - (iii) meat products.

Approval of meat plant

- 84.39** (1) A regional veterinarian may approve a meat plant for the purposes of receiving farm slaughtered carcasses for,
- (a) one period of one or more consecutive weeks to a maximum of 12 consecutive weeks,
 - (i) between September 15 and December 31 in 2008,
 - (ii) between September 1 and December 31 in a year after 2008; and
 - (b) one period of one or more consecutive weeks to a maximum of four consecutive weeks between March 1 and April 30 in a year.
- (2) A regional veterinarian may refuse to approve a meat plant for the purposes of receiving farm slaughtered carcasses if of the opinion that,
- (a) the farm slaughtered carcass protocol for the plant does not comply with subsection 84.38 (3);
 - (b) the protocol is insufficient to protect the premises, facilities, equipment and utensils of the plant and the following items at the plant against contamination by farm slaughtered carcasses, parts of them and farm slaughtered products:
 - (i) food animals,
 - (ii) carcasses and parts of them that are derived from food animals and that are not farm slaughtered carcasses,
 - (iii) meat products;
 - (c) the operator is not in a position to comply with the protocol; or
 - (d) the operator is not in a position to comply with this Part.
- (3) A regional veterinarian may at any time suspend or revoke an approval of a meat plant to receive farm slaughtered carcasses,
- (a) for any reason that the veterinarian could refuse to approve the plant under subsection (2); or
 - (b) if of the opinion that the operator or a person under his or her control is not complying with the farm slaughtered carcass protocol, section 84 or 84.33, subsection 84.34 (6) or this Part.

Records of farm slaughtered carcasses

- 84.40** (1) The operator of a meat plant that receives a farm slaughtered carcass or part of a farm slaughtered carcass shall make and keep at the plant for at least 12 months from the time at which the carcass or the part of it was received at the plant, a record of the carcass in a form acceptable to a director.
- (2) The record shall include,
- (a) the date on which the carcass or the part of it was received;

- (b) the name and address of the person who delivered the carcass or the part of it to the plant;
- (c) the name and address of the producer of the carcass or the part of it; and
- (d) the species of the food animal.

(3) In addition to the record required under subsection (1), the operator shall keep at the meat plant for at least 12 months from the time at which the carcass or the part of it was received at the plant, a copy of the certificate that accompanied the carcass or the part of it to the plant and that complies with subsection 84.32 (1).

Handling and storage

84.41 (1) The operator of a meat plant that receives a farm slaughtered carcass or part of a farm slaughtered carcass shall ensure that the carcass or the part of it is skinned, trimmed and washed and the feet are removed from the carcass in a manner that prevents contamination of the premises, facilities, equipment and utensils of the plant and the following items at the plant:

1. Food animals.
2. Carcasses or parts of them that are derived from food animals and that are not farm slaughtered carcasses.
3. Meat products.

(2) The operator of the meat plant shall ensure that every farm slaughtered carcass, every part of a farm slaughtered carcass and every farm slaughtered product is marked or identified as such,

- (a) in a manner that is acceptable to an inspector; and
- (b) at all times that the carcass, the part of it or the product is on the plant premises.

(3) The operator of the meat plant shall ensure that every skinned farm slaughtered carcass, every part of such a carcass and every farm slaughtered product is packaged and stored in a cooler or freezer at the plant in a manner that prevents it from contaminating the following items in the cooler or freezer:

1. Carcasses or parts of them that are derived from food animals and that are not farm slaughtered carcasses.
2. Meat products.

(4) The operator of the meat plant shall ensure that,

- (a) no farm slaughtered carcass, no part of a farm slaughtered carcass or no farm slaughtered product is in a room or area at the plant that contains a carcass or part of a carcass that is derived from a food animal and that is not a farm slaughtered carcass, unless the farm slaughtered carcass, the part of it or the farm slaughtered product is stored in a cooler or freezer in accordance with subsection (3); and
- (b) no farm slaughtered carcass, no part of a farm slaughtered carcass or no farm slaughtered product is in a room or area at the plant that contains a meat product unless,
 - (i) the meat product is an ingredient in a farm slaughtered product that will be processed using the farm slaughtered carcass, the part of it or the farm slaughtered product, or
 - (ii) the farm slaughtered carcass, the part of it or the farm slaughtered product is stored in a cooler or freezer in accordance with subsection (3).

(5) Subject to subsection (6), the operator of the meat plant shall ensure that equipment, utensils and food contact surfaces that have been in contact with a farm slaughtered carcass, a part of a farm slaughtered carcass, a farm slaughtered product or inedible material derived from such a carcass, part of such a carcass or a farm slaughtered product are effectively cleaned and sanitized before their use in connection with carcasses or parts of them that are derived from a food animal and that are not farm slaughtered carcasses or in connection with a meat product.

(6) The operator is not required to ensure that the items listed in subsection (5) are cleaned and sanitized before their use in connection with a meat product if the meat product is an ingredient in a farm slaughtered product.

Disinfection of plant

84.42 (1) A regional veterinarian may order the operator of a meat plant to disinfect the plant if of the opinion a farm slaughtered carcass, a part of a farm slaughtered carcass or a farm slaughtered product is likely to contaminate the premises, facilities, equipment or utensils of the plant or any of the following items at the plant:

1. Food animals.
2. Carcasses or parts of carcasses that are derived from food animals and that are not farm slaughtered carcasses.
3. Meat products.

(2) The regional veterinarian may attach conditions to the order that relate to the time and manner of disinfection.

Mandatory condemnation

84.43 (1) An operator of a meat plant who knows or has reasonable grounds to suspect that a farm slaughtered carcass, a part of a farm slaughtered carcass or a farm slaughtered product is likely to contaminate the premises, facilities, equipment or utensils of the plant or any of the items listed in the paragraphs of subsection 84.42 (1) at the plant shall,

- (a) promptly condemn the carcass, the part of it or the product;
- (b) convey it immediately to the inedible materials room or area of the plant; and
- (c) dispose of it in accordance with section 91.

(2) An inspector may order an operator of a meat plant to take any of the actions described in clauses (1) (a) to (c) if the inspector is of the opinion that a farm slaughtered carcass, a part of a farm slaughtered carcass or a farm slaughtered product is likely to contaminate the premises, facilities, equipment or utensils of the plant or any of the items listed in the paragraphs of subsection 84.42 (1) at the plant.

(3) An inspector who makes an order under subsection (2) may attach conditions to the order if they are relevant to the condemnation and disposal.

(4) If an operator does not comply with subsection (1) or with an order made under subsection (2), an inspector may, without a hearing,

- (a) seize the farm slaughtered carcass, the part of it or the farm slaughtered product;
- (b) condemn the farm slaughtered carcass, the part of it or the farm slaughtered product and dispose of it or arrange for its condemnation and disposal; and
- (c) order the operator to pay for the condemnation and disposal.

Voluntary condemnation

84.44 (1) The operator of a meat plant may voluntarily condemn a farm slaughtered carcass, a part of a farm slaughtered carcass or a farm slaughtered product if,

- (a) an inspector has not detained or seized the carcass, the part of it or the product under the Act; or
- (b) an inspector has detained or seized the carcass, the part of it or the product under the Act and a director approves the condemnation.

(2) A director may attach the conditions to the approval that the director considers appropriate for the condemnation.

(3) An operator of a meat plant who condemns a farm slaughtered carcass, a part of it or a farm slaughtered product under this section shall,

- (a) in the case of condemnation under clause (1) (a), dispose of it in accordance with section 91; and
 - (b) in the case of condemnation under clause (1) (b), convey it immediately to the inedible materials room or area of the plant and, in the presence of an inspector, dispose of it in accordance with section 91.
- (4) If the operator does not comply with clause (3) (b), an inspector may, without a hearing,
- (a) seize the farm slaughtered carcass, the part of it or the farm slaughtered product;
 - (b) condemn the farm slaughtered carcass, the part of it or the farm slaughtered product and dispose of it or arrange for its condemnation and disposal; and
 - (c) order the operator to pay for the condemnation and disposal.

Return to producer

84.45 (1) Subject to subsections (2) and (3), an operator of a meat plant that receives a farm slaughtered carcass or part of a farm slaughtered carcass shall ensure that all farm slaughtered products derived from the carcass or the part of it are returned from the plant to the producer of the food animal from which the carcass is derived within 28 days of receiving the carcass.

(2) If a regional veterinarian suspends or revokes the approval of a meat plant to receive farm slaughtered carcasses, the operator of the plant shall ensure that,

- (a) all farm slaughtered carcasses and parts of them at the plant are immediately returned from the plant to the respective producers of the food animals from which the carcasses are derived; and
- (b) all farm slaughtered products at the plant are immediately returned from the plant to the producers of the food animals from whose farm slaughtered carcasses the products are derived.

(3) Subsections (1) and (2) do not apply to a farm slaughtered carcass, a part of a farm slaughtered carcass or a farm slaughtered product if,

- (a) an inspector has detained or seized the carcass, the part of it or the product under the Act;
- (b) the operator or an inspector has condemned the carcass, the part of it or the product under section 84.43 or 84.44 or is required to condemn the carcass, the part of it or the product under section 84.43; or
- (c) the carcass, the part of it or the product is inedible material.

(4) If the operator does not return all farm slaughtered products at the plant derived from the carcass or the part of it to the producer of the carcass within the time specified in subsection (1) or if the operator does not immediately return all farm slaughtered carcasses, all parts of them and all farm slaughtered products at the plant in accordance with subsection (2) after the approval of the plant to receive farm slaughtered carcasses is suspended or revoked, the operator shall,

- (a) promptly condemn the carcass, the part of it and any farm slaughtered product derived from the carcass or the part of it;
- (b) convey the carcass, the part of it and any farm slaughtered products derived from the carcass or the part of it immediately to the inedible materials room or area of the plant; and
- (c) dispose of the carcass, the part of it and any farm slaughtered product derived from the carcass or the part of it in accordance with section 91.

(5) If the operator does not comply with subsection (4), an inspector may order the operator to take any of the actions described in clauses (4) (a) to (c).

(6) An inspector who makes an order under subsection (5) may attach conditions to the order if they are relevant to the condemnation and disposal.

(7) If an operator does not comply with subsection (1) or (2) or with an order made under subsection (5), an inspector may, without a hearing,

- (a) seize the carcass, the part of it and any farm slaughtered product derived from the carcass or the part of it;
- (b) condemn the carcass, the part of it and any farm slaughtered product derived from the carcass or the part of it and dispose of the carcass, the part of it and the farm slaughtered products or arrange for their condemnation and disposal; and
- (c) order the operator to pay for the condemnation and disposal.

Labelling

84.46 (1) The operator of a meat plant that receives a farm slaughtered carcass or part of a farm slaughtered carcass shall ensure that every farm slaughtered product derived from the carcass or the part of it is labelled "Producer Owned, Not for Sale" in legible letters not less than 1.25 cm high before the product is shipped from the plant.

(2) If ink is used to stamp a label on a farm slaughtered product directly under subsection (1), only ink that is fit for human consumption shall be used.

PART VIII.4 HUNTED GAME CARCASSES

Entry of hunted game carcass into meat plant

84.47 (1) The operator of a meat plant may receive a hunted game carcass at the plant for the purposes of dressing, cutting, wrapping or freezing the carcass or processing hunted game products from it for the owner of the carcass if,

- (a) the operator does not have any reason to believe that the carcass is contaminated;
- (b) the operator has established a hunted game carcass protocol that satisfies the requirements set out in subsection (2); and
- (c) a regional veterinarian, under section 84.48, has approved the plant for the purposes of receiving and processing hunted game carcasses.

(2) A hunted game carcass protocol for a meat plant shall be in writing and shall specify the manner in which,

- (a) hunted game carcasses shall be dressed at the plant;
- (b) hunted game carcasses and products shall be processed, handled, packaged and stored at the plant;
- (c) facilities, equipment and utensils of the plant that are used for dressing hunted game carcasses or used for the processing, handling, packaging or storage of hunted game carcasses and products shall be cleaned and sanitized; and
- (d) the premises, facilities, equipment and utensils of the plant and food animals, carcasses and meat products at the plant shall be protected against contamination by hunted game carcasses and products.

Approval of meat plant

84.48 (1) A regional veterinarian may refuse to approve a meat plant for the purposes of receiving hunted game carcasses under this Part if of the opinion that,

- (a) the hunted game carcass protocol for the plant does not comply with subsection (1);
- (b) the protocol is insufficient to protect the premises, facilities, equipment and utensils of the plant and food animals, carcasses and meat products at the plant against contamination by hunted game carcasses and products;
- (c) the operator is not in a position to comply with the protocol; or
- (d) the operator is not in a position to comply with this Part.

(2) A regional veterinarian may at any time suspend or revoke an approval of a meat plant to receive and process hunted game carcasses,

- (a) for any reason that approval could be refused under subsection (1); or
- (b) if of the opinion that the operator or a person under his or her control is not complying with the hunted game carcass protocol or with this Part.

Records of hunted game carcasses

84.49 (1) The operator of a meat plant that receives a hunted game carcass shall make and keep at the plant for at least 12 months from the time at which the carcass was received at the plant, a record of the carcass in writing and in a form acceptable to a director.

(2) The record shall include,

- (a) the date on which the carcass was received;
- (b) the name and address of the person who delivered the carcass to the plant;
- (c) the name and address of the person who killed the hunted game animal;
- (d) the species and gender of the hunted game animal; and
- (e) the game seal number, if a game seal was attached to the carcass when it was received.

Handling and storage

84.50 (1) The operator of a meat plant that receives a hunted game carcass shall ensure that the carcass is skinned, trimmed and washed in a manner that prevents contamination of the premises, facilities, equipment and utensils of the plant and food animals, carcasses, parts of carcasses or meat products at the plant.

(2) The operator of the meat plant shall ensure that every hunted game carcass and hunted game product is marked or identified as such,

- (a) in a manner that is acceptable to an inspector; and
- (b) at all times that the carcass or product is on the plant premises.

(3) The operator of the meat plant shall ensure that every dressed hunted game carcass and hunted game product is packaged and stored in a cooler or freezer at the plant in a manner that prevents it from contaminating carcasses, parts of carcasses and meat products in the cooler or freezer.

(4) The operator of the meat plant shall ensure that,

- (a) no hunted game carcass or product is in a room or area at the plant that contains a carcass or part of a carcass unless the hunted game carcass or product is stored in a cooler or freezer in accordance with subsection (3); and
- (b) no hunted game carcass or product is in a room or area at the plant that contains a meat product, unless,
 - (i) the meat product is an ingredient in a hunted game product that will be processed using the hunted game carcass or product, or
 - (ii) the hunted game carcass or product is stored in a cooler or freezer in accordance with subsection (3).

(5) Subject to subsection (6), the operator of the meat plant shall ensure that equipment, utensils and food contact surfaces that have been in contact with a hunted game carcass, inedible material derived from such a carcass or a hunted game product are effectively cleaned and sanitized before their use in connection with a carcass, a part of a carcass or a meat product.

(6) The operator is not required to ensure that the items listed in subsection (5) are cleaned and sanitized before their use in connection with a meat product if the meat product is an ingredient in a hunted game product.

Disinfection of plant

84.51 (1) A regional veterinarian may order the operator of a meat plant to disinfect the plant if of the opinion that a hunted game carcass or product is likely to contaminate the premises, facilities, equipment or utensils of the plant or any of the food animals, or carcasses, parts of carcasses or meat products at the plant.

(2) The regional veterinarian may attach conditions to the order that relate to the time and manner of disinfection.

Mandatory condemnation

84.52 (1) An operator of a meat plant who knows or has reasonable grounds to suspect that a hunted game carcass or product is likely to contaminate the premises, facilities, equipment or utensils of the plant or any of the food animals, carcasses, parts of carcasses or meat products at the plant shall,

- (a) promptly condemn the carcass or product;
- (b) convey it immediately to the inedible materials room or area of the plant; and
- (c) dispose of it in accordance with section 91.

(2) An inspector may order an operator of a meat plant to take any of the actions described in clauses (1) (a) to (c) if the inspector is of the opinion that a hunted game carcass or product is likely to contaminate the premises, facilities, equipment or utensils of the plant or any of the food animals, carcasses, parts of carcasses or meat products at the plant.

(3) An inspector who makes an order under subsection (2) may attach conditions to the order if they are relevant to the condemnation and disposal.

(4) If an operator does not comply with subsection (1) or with an order made under subsection (2), an inspector may, without a hearing,

- (a) seize the hunted game carcass or product;
- (b) condemn the carcass or product and dispose of it or arrange for its condemnation and disposal; and
- (c) order the operator to pay for the condemnation and disposal.

Voluntary condemnation

84.53 (1) The operator of a meat plant may voluntarily condemn a hunted game carcass or product derived from such a carcass if,

- (a) an inspector has not detained or seized the carcass or product under the Act; or
 - (b) an inspector has detained or seized the carcass or product under the Act and a director approves the condemnation.
- (2) A director may attach the conditions to the approval that the director considers appropriate for the condemnation.

(3) An operator of a meat plant who condemns a hunted game carcass or product under this section shall,

- (a) in the case of condemnation under clause (1) (a), dispose of it in accordance with section 91; and
- (b) in the case of condemnation under clause (1) (b), convey it immediately to the inedible materials room or area of the plant and, in the presence of an inspector, dispose of it in accordance with section 91.

(4) If the operator does not comply with clause (3) (b), an inspector may, without a hearing,

- (a) seize the hunted game carcass or product;
- (b) condemn the hunted game carcass or product and dispose of it or arrange for its condemnation and disposal; and
- (c) order the operator to pay for the condemnation and disposal.

Return to owner

84.54 (1) If a regional veterinarian suspends or revokes the approval of a meat plant to receive hunted game carcasses, the operator of the plant shall ensure that,

- (a) all hunted game carcasses at the plant are immediately returned from the plant to the owners of the hunted game carcasses; and
- (b) all hunted game products at the plant are immediately returned from the plant to the owners of the hunted game carcasses from which the hunted game carcasses are derived.

(2) Subsection (1) does not apply to a hunted game carcass or a hunted game product if,

- (a) an inspector has detained or seized the carcass or product under the Act;
- (b) the operator or an inspector has condemned the carcass or product under section 84.52 or 84.53 or is required to condemn the carcass or product under section 84.52; or

(c) the carcass or product is inedible material.

(3) If the operator does not immediately return all hunted game carcasses and hunted game products at the plant in accordance with subsection (1) after the approval of the plant to receive hunted game carcasses is suspended or revoked, the operator shall,

(a) promptly condemn the carcass and any hunted game product derived from the carcass;

(b) convey the carcass and any hunted game products derived from the carcass immediately to the inedible materials room or area of the plant; and

(c) dispose of the carcass and any hunted game product derived from the carcass in accordance with section 91.

(4) If the operator does not comply with subsection (3), an inspector may order the operator to take any of the actions described in clauses (3) (a) to (c).

(5) An inspector who makes an order under subsection (4) may attach conditions to the order if they are relevant to the condemnation and disposal.

(6) If an operator does not comply with subsection (1) or (2) or with an order made under subsection (4), an inspector may, without a hearing,

(a) seize the carcass and any hunted game product derived from the carcass;

(b) condemn the carcass and any hunted game product derived from the carcass and dispose of carcass and hunted game products or arrange for their condemnation and disposal; and

(c) order the operator to pay for the condemnation and disposal.

Labelling

84.55 (1) The operator of a meat plant that receives a hunted game carcass shall ensure that every hunted game product derived from the carcass is labelled "Consumer Owned, Not for Sale" in legible letters not less than 1.25 cm high before the product is shipped from the plant.

(2) If ink is used to stamp a label on a hunted game product directly under subsection (1), only ink that is fit for human consumption shall be used.

14. Part XIV.1 (sections 138.1 to 138.5) of the Regulation is revoked.

15. This Regulation comes into force on May 1, 2008.

16/08

ONTARIO REGULATION 71/08

made under the

HIGHWAY TRAFFIC ACT

Made: April 2, 2008

Filed: April 3, 2008

Published on e-Laws: April 4, 2008

Printed in *The Ontario Gazette*: April 19, 2008

Amending Reg. 628 of R.R.O. 1990
(Vehicle Permits)

Note: Regulation 628 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Section 1 of Regulation 628 of the Revised Regulations of Ontario, 1990 is amended by adding the following definitions:

"special permit" means a permit issued under section 12;

"temporary validation" means validation issued under section 5.2;

(2) Section 1 of the Regulation is amended by adding the following subsections:

(2) For the purposes of sections 5.2 and 12 and subsection 17 (1), a commercial motor vehicle is considered to be laden in the following circumstances:

1. It is towing another motor vehicle.
2. It is carrying any goods or cargo.
3. It is drawing a trailer that is carrying any goods or cargo.
4. It is drawing a trailer chassis that is carrying an inter-modal shipping container.
5. It is a bus carrying two or more passengers.

(3) Despite subsection (2), a commercial motor vehicle described in paragraph 1, 2, 3 or 4 of that subsection is considered to be unladen if its gross weight is 4,500 kilograms or less.

2. Section 4 of the Regulation is amended by adding the following subsection:

(3.1) Subsection (1) does not apply to a special permit or temporary validation of a permit.

3. Section 5 of the Regulation is amended by adding the following subsection:

(6) This section does not apply to a special permit or temporary validation of a permit.

4. The Regulation is amended by adding the following section:

5.2 (1) A permit for any motor vehicle may be temporarily validated for a period of 10 days.

(2) Subject to subsection (3), temporary validation may not be issued more than twice to the same holder of a permit for the same vehicle.

(3) If, after being issued one or two consecutive temporary validations of a permit for a vehicle, the permit is validated on payment of a fee prescribed under section 18 or 19, the permit may again be temporarily validated one or two consecutive times.

(4) Temporary validation shall not be issued for a motor vehicle if the permit for the motor vehicle is marked "unfit motor vehicle" or, in the case of a permit issued by another jurisdiction, the equivalent of unfit in that jurisdiction.

(5) Temporary validation shall not be issued for a motor vehicle if the permit for the motor vehicle indicates that the motor vehicle is classified as irreparable or salvage or, in the case of a permit issued by another jurisdiction, the equivalent of irreparable or salvage in that jurisdiction.

(6) Evidence of temporary validation shall be affixed to the number plate that corresponds to the temporary permit, in accordance with subsection 9 (1).

(7) Evidence of temporary validation shall not be displayed on the number plate of a commercial motor vehicle that is laden.

(8) Section 2 does not apply to the furnishing of evidence of temporary validation issued under this section.

5. Subsection 8 (1) of the Regulation is revoked and the following substituted:

(1) It is a condition applying to every permit, other than a CAVR cab card, IRP cab card or special permit, that it bear the signature of the holder thereof, written in ink.

6. Subsection 8.1 (3) of the Regulation is revoked and the following substituted:

(3) Despite anything in this Regulation, no motor vehicle permit, other than a special permit, shall be renewed or evidence of validation, other than evidence of temporary validation, shall be furnished in respect of a motor vehicle to which this section applies unless the Ministry is satisfied that an emissions inspection report or a conditional emissions inspection report has been issued in respect of the vehicle within 12 months before the permit expires or, if the application for renewal is made after the expiry of the permit, within 12 months before the application for renewal.

7. Subsection 8.2 (2) of the Regulation is revoked and the following substituted:

(2) Despite anything in this Regulation, no motor vehicle permit, other than a special permit, shall be renewed or evidence of validation, other than evidence of temporary validation, shall be furnished in respect of a motor vehicle described in subsection (1) unless the Ministry is satisfied that an emissions inspection report has been issued in respect of the vehicle within 12 months before the permit expires or, if the application for renewal is made after the expiry of the permit, within 12 months before the application for renewal.

8. Sections 11 and 12 of the Regulation are revoked and the following substituted:

RESTRICTED PERMITS

12. (1) A special permit that is valid for 10 days may be issued for the following motor vehicles:

1. A commercial motor vehicle.
2. A motor vehicle or trailer owned by a manufacturer or dealer in motor vehicles or trailers.
3. A motor vehicle or trailer bought at an auction if the Ministry has authorized the issuance of special permits at the auction.
4. A motor vehicle or trailer that is entering Ontario solely for the purpose of passing through Ontario.
5. A motor vehicle or trailer that is being taken out of Ontario.
6. A motor vehicle that is a roadworthy prototype vehicle.

(2) A special permit shall not be issued if the applicant has not complied with subsection 11 (2) of the Act.

(3) A person to whom a special permit is issued for a vehicle may be issued only one further special permit for the same vehicle in any 12-month period.

(4) Subsection (3) does not apply in respect of a special permit for which the fee prescribed under subparagraph 15 iv, v, vi or vii of subsection 17 (1) is paid.

(5) A special permit shall be affixed in a clearly visible position,

(a) to the windshield of the motor vehicle; or

(b) in the case of a special permit issued for a trailer, to the windshield of the motor vehicle drawing the trailer.

(6) Despite subsection (5), if a special permit provides for another method for affixing or carrying the special permit, it shall be affixed or carried as stated and not as provided by subsection (5).

(7) A special permit shall not be issued for a motor vehicle or trailer if the permit for the motor vehicle or trailer is marked "unfit motor vehicle" or "unfit" or, in the case of a permit issued by another jurisdiction, the equivalent of unfit in that jurisdiction.

(8) A special permit shall not be issued for a motor vehicle or trailer if the permit for the motor vehicle or trailer indicates that it is classified as irreparable or salvage or, in the case of a permit issued by another jurisdiction, the equivalent of irreparable or salvage in that jurisdiction.

(9) A special permit shall not be displayed on a laden commercial motor vehicle unless the fee paid for the special permit was the fee prescribed by subparagraph 15 v, vi or vii of subsection 17 (1).

(10) Subsection (9) does not apply to a special permit issued for a trailer if,

(a) the trailer is drawn by a motor vehicle for which the vehicle permit was not issued under this section; and

(b) the trailer and the motor vehicle drawing it are in compliance with subsection 121 (1) of the Act.

(11) Clauses 7 (1) (b) and (c) of the Act do not apply in respect of a motor vehicle for which a special permit is issued while the special permit is valid.

(12) Clause 7 (4) (b) of the Act does not apply in respect of a trailer with a valid special permit.

(13) Section 2 does not apply to the issuance of a special permit.

9. Paragraphs 14 and 15 of subsection 17 (1) of the Regulation are revoked and the following substituted:

14.	For a permit for a commercial motor vehicle, laden or unladen, used exclusively to replace a disabled commercial motor vehicle designated and registered as a Category "A" commercial motor vehicle pursuant to the Canadian Agreement on Vehicle Registration	10
15.	For a special permit for,	
	i. a trailer	15
	ii. a motor vehicle that is not a commercial motor vehicle	15
	iii. an unladen commercial motor vehicle for which temporary validation is not issued	15
	iv. a roadworthy prototype vehicle	15
	v. a laden commercial motor vehicle not drawing a trailer	75
	vi. a commercial motor vehicle drawing a trailer, either or both of which are laden	132

	vii. a commercial motor vehicle on whose chassis there is a machine or apparatus that is not designed or used primarily for the transportation of persons or property	132
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10. The Regulation is amended by adding the following section under the heading “VALIDATION FEES”:

17.1 The fee for temporary validation of a permit is \$15.

11. This Regulation comes into force on the later of July 27, 2008 and the day this Regulation is filed.

16/08

ONTARIO REGULATION 72/08

made under the

COURTS OF JUSTICE ACT

Made: April 2, 2008

Filed: April 3, 2008

Published on e-Laws: April 4, 2008

Printed in *The Ontario Gazette*: April 19, 2008

Amending O. Reg. 502/99

(Number of Judges)

Note: Ontario Regulation 502/99 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Section 2 of Ontario Regulation 502/99 is amended by striking out “20” at the end and substituting “21”.

2. This Regulation comes into force on the day it is filed.

RÈGLEMENT DE L'ONTARIO 72/08

pris en application de la

LOI SUR LES TRIBUNAUX JUDICIAIRES

pris le 2 avril 2008

déposé le 3 avril 2008

publié sur le site Lois-en-ligne le 4 avril 2008

imprimé dans la *Gazette de l'Ontario* le 19 avril 2008

modifiant le Règl. de l'Ont. 502/99

(Nombre de juges)

Remarque : Le Règlement de l'Ontario 502/99 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des codifications (règlements) qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. L'article 2 du Règlement de l'Ontario 502/99 est modifié par substitution de «21» à «20» à la fin de l'article.

2. Le présent règlement entre en vigueur le jour de son dépôt.

16/08

ONTARIO REGULATION 73/08

made under the

INTERJURISDICTIONAL SUPPORT ORDERS ACT, 2002

Made: April 2, 2008

Filed: April 3, 2008

Published on e-Laws: April 4, 2008

Printed in *The Ontario Gazette*: April 19, 2008

Amending O. Reg. 53/03

(Reciprocating Jurisdictions)

Note: Ontario Regulation 53/03 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. The Table to paragraph 4 of section 1 of Ontario Regulation 53/03 is amended by adding the following:

Barbados

.

Cayman Islands

.

Kingdom of Norway

.

Republic of Hungary

Republic of Ireland

2. This Regulation comes into force on the day it is filed.**RÈGLEMENT DE L'ONTARIO 73/08**

pris en application de la

LOI DE 2002 SUR LES ORDONNANCES ALIMENTAIRES D'EXÉCUTION RÉCIPROQUE

pris le 2 avril 2008

déposé le 3 avril 2008

publié sur le site Lois-en-ligne le 4 avril 2008

imprimé dans la *Gazette de l'Ontario* le 19 avril 2008

modifiant le Règl. de l'Ont. 53/03

(Autorités pratiquant la réciprocité)

Remarque : Le Règlement de l'Ontario 53/03 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des codifications (règlements) qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. Le tableau de la disposition 4 de l'article 1 du Règlement de l'Ontario 53/03 est modifié par adjonction de ce qui suit :

Barbade

.

Îles Caïmans

.

République de Hongrie
République d'Irlande

Royaume de Norvège

2. Le présent règlement entre en vigueur le jour de son dépôt.

16/08

ONTARIO REGULATION 74/08

made under the

CORPORATIONS TAX ACT

Made: April 3, 2008

Filed: April 3, 2008

Published on e-Laws: April 4, 2008

Printed in *The Ontario Gazette*: April 19, 2008

**PROVISIONS PRESCRIBED FOR THE PURPOSES OF AN AGREEMENT UNDER
SECTION 98.1 OF THE ACT**

Administration of the Act and regulations

1. Except as otherwise provided in section 2, every provision of the Act and the regulations made under the Act is prescribed for the purposes of subsection 98.1 (4) of the Act as a provision that may be administered and enforced by the Canada Revenue Agency after April 2, 2008 if an agreement entered into under section 98.1 of the Act is in effect at the time of the administration and enforcement of the provision.

Exceptions

2. (1) Sections 74, 74.2, 74.3 and 74.4 of the Act shall not be administered or enforced by the Canada Revenue Agency.
- (2) The Canada Revenue Agency shall not exercise the powers or perform the duties of the Minister under,
- (a) clause (c) of the definition of "Ontario Jobs and Opportunity Bond" in subsection 37.1 (1) of the Act, with respect to the designation of a bond, debenture or other security as an Ontario Jobs and Opportunity Bond, and sections 3, 4 and 5 of Ontario Regulation 155/03 (Tax Incentive for Investing in Ontario Jobs and Opportunity Bonds) made under the Act;
 - (b) subsections 43.4 (5.1) and (5.2) of the Act;
 - (c) the definition of "qualifying skilled trade" in subsection 43.13 (19) of the Act;
 - (d) section 75 of the Act;
 - (e) section 77 of the Act;
 - (f) Divisions B, D and D.1 of Part V of the Act;
 - (g) subsection 94 (3) of the Act;
 - (h) subsections 98 (3) and (4) of the Act;
 - (i) subsections 98.1 (1) and (8) of the Act;
 - (j) sections 99, 100, 101, 102, 103, 104 and 105 of the Act;
 - (k) subsection 107 (2) of the Act;
 - (l) section 108 of the Act;
 - (m) section 111 of the Act;
 - (n) section 112.1 of the Act; and
 - (o) any provision of the Act that authorizes the Minister of Finance to make regulations.

(3) The Canada Revenue Agency shall not exercise the powers or perform the duties of the Director of the Corporations Tax Branch referred to in paragraph 6 of the definition of “qualifying co-operative education program” in subsection 1 (1) of Ontario Regulation 61/06 (Co-operative Education Tax Credit) made under the Act.

(4) In administering and enforcing the Act in accordance with the agreement and this Regulation, the Canada Revenue Agency shall not exercise the Minister’s powers with respect to the prosecution of any person for an offence under the Act.

(5) The Canada Revenue Agency shall not, under section 109 of the Act, accept an amount in satisfaction of an amount of tax payable by a corporation under the Act that is less than the amount of tax payable under the Act by the corporation.

Commencement

3. This Regulation comes into force on the earlier of April 3, 2008 and the day it is filed.

Made by:

DWIGHT DOUGLAS DUNCAN
Minister of Finance

Date made: April 3, 2008.

16/08

ONTARIO REGULATION 75/08

made under the

REGULATORY MODERNIZATION ACT, 2007

Made: April 2, 2008

Filed: April 4, 2008

Published on e-Laws: April 7, 2008

Printed in *The Ontario Gazette*: April 19, 2008

DESIGNATIONS

Designation for purposes of s. 7 of Act — information sharing

1. (1) The legislation set out in Table 1 of Schedule A is designated under section 6 of the Act for the purposes of section 7 of the Act.

(2) The designations in subsection (1) are limited, as follows:

1. The designation of the provisions of the *Milk Act* and the provisions of regulations made under that Act listed in Table 1 of Schedule A applies only for the purpose of the collection, use and disclosure of information that was originally collected in the course of the administration and enforcement of those provisions by or on behalf of a Minister.
2. The designation of the *Tobacco Tax Act* in Table 1 of Schedule A applies only for the purposes set out in paragraphs 1 to 7 and paragraph 9 of section 5 of the Act.

(3) The repealed Acts and revoked regulations set out in Table 2 of Schedule A are designated under section 12 of the Act for the purposes of section 7 of the Act.

(4) With respect to a repealed Act or revoked regulation set out in Table 2 of Schedule A, the Minister identified in the corresponding row of Column 4 of the Table is the Minister responsible for the purposes of exercising the powers set out in subsection 7 (2) of the Act.

Designation for purposes of s. 10 of Act — publication

2. (1) The legislation set out in Table 1 of Schedule B is designated under section 10 of the Act for the purposes of that section.

(2) The designations in subsection (1) are limited, as follows:

1. The designation of the provisions of the *Milk Act* and the provisions of regulations made under that Act listed in Table 1 of Schedule B applies only for the purpose of the publication of information that was originally collected in the course of the administration and enforcement of those provisions by or on behalf of a Minister.

(3) The repealed Acts and revoked regulations set out in Table 2 of Schedule B are designated under section 12 of the Act for the purposes of section 10 of the Act.

(4) With respect to a repealed Act or revoked regulation set out in Table 2 of Schedule B, the Minister identified in the corresponding row of Column 4 of the Table is the Minister responsible for the purposes of publishing information under section 10 of the Act.

Designation for purposes of s. 14 of Act — multiple authorizations

3. (1) The legislation set out in Schedule C is designated under section 13 of the Act for the purposes of section 14 of the Act.

(2) The designations in subsection (1) are limited, as follows:

1. The designation of the provisions of the *Milk Act* and the provisions of regulations made under that Act listed in Schedule C applies only for the purpose of exercising powers and performing duties in the course of the administration and enforcement of those provisions by or on behalf of a Minister.
2. The designation of the *Tobacco Tax Act* in Schedule C applies only for the purposes set out in paragraphs 1 to 7 and paragraph 9 of section 5 of the Act.

Commencement

4. (1) **Subject to subsection (2), this Regulation comes into force on the day it is filed.**

(2) **Section 2 and Schedule B come into force four months after the day this Regulation is filed.**

SCHEDULE A
DESIGNATION FOR PURPOSES OF S. 7 OF ACT (INFORMATION SHARING)

TABLE 1
ACTS AND REGULATIONS DESIGNATED UNDER S. 6 OF ACT

Item	Column 1	Column 2	Column 3
	Title of Act	Portion of Act that is designated	Regulations made under Act that are designated
1.	<i>Accessibility for Ontarians with Disabilities Act, 2005</i>	Whole	All
2.	<i>Aggregate Resources Act</i>	Whole	All
3.	<i>Agricultural Tile Drainage Installation Act</i>	Whole	All
4.	<i>Ambulance Act</i>	Whole	All
5.	<i>Athletics Control Act</i>	Whole	All
6.	<i>Bailiffs Act</i>	Whole	All
7.	<i>Bees Act</i>	Whole	All
8.	<i>Cemeteries Act (Revised)</i>	Whole	All
9.	<i>Child and Family Services Act</i>	Subsection 5 (5), sections 6 and 25, subsection 45 (8), section 72, subsections 74 (5), 75 (6), 75 (10), 76 (11) and 79 (2), (3) and (5), sections 82, 83 and 84, clauses 85 (1) (c), (d), (f), (h), (i) and (j), subsections 85 (2) and (3), subsections 141 (1), (2), (3) and (4), subsection 143 (2), sections 175 and 176, and Part IX (Licensing)	Part VII (Adoption), except sections 56.1 and 56.2, and Part IX (Licensing) of R.R.O. 1990, Regulation 70 (General)
10.	<i>Clean Water Act, 2006</i>	Whole	All
11.	<i>Collection Agencies Act</i>	Whole	All
12.	<i>Condominium Act, 1998</i>	Whole	All
13.	<i>Conservation Authorities Act</i>	Whole	All
14.	<i>Consumer Protection Act, 2002</i>	Whole	All
15.	<i>Consumer Reporting Act</i>	Whole	All

Item	Column 1	Column 2	Column 3
	Title of Act	Portion of Act that is designated	Regulations made under Act that are designated
16.	<i>Crown Forest Sustainability Act, 1994</i>	Whole	All
17.	<i>Dangerous Goods Transportation Act</i>	Whole	All
18.	<i>Day Nurseries Act</i>	Whole	R.R.O. 1990, Regulation 262 (General)
19.	<i>Dead Animal Disposal Act</i>	Whole	All
20.	<i>Electricity Act, 1998</i>	Part VIII (Electrical Safety)	O. Reg. 164/99 (Electrical Safety Code) O. Reg. 22/04 (Electrical Distribution Safety) O. Reg. 570/05 (Licensing of Electrical Contractors and Master Electricians) O. Reg. 438/07 (Product Safety)
21.	<i>Employment Standards Act, 2000</i>	Whole	All
22.	<i>Endangered Species Act</i>	Whole	All
23.	<i>Endangered Species Act, 2007</i>	Whole	All
24.	<i>Environmental Assessment Act</i>	Whole	All
25.	<i>Environmental Bill of Rights, 1993</i>	Whole	All
26.	<i>Environmental Protection Act</i>	Whole	All
27.	<i>Farm Implements Act</i>	Whole	All
28.	<i>Farm Products Grades and Sales Act</i>	Whole	All
29.	<i>Film Classification Act, 2005</i>	Whole	All
30.	<i>Fish and Wildlife Conservation Act, 1997</i>	Whole	All
31.	<i>Fish Inspection Act</i>	Whole	All
32.	<i>Food Safety and Quality Act, 2001</i>	Whole	All
33.	<i>Forest Fires Prevention Act</i>	Whole	All
34.	<i>Funeral, Burial and Cremation Services Act, 2002</i>	Whole	All
35.	<i>Funeral Directors and Establishments Act</i>	Whole	All
36.	<i>Grains Act</i>	Whole	All
37.	<i>Healing Arts Radiation Protection Act</i>	Whole	All
38.	<i>Health Protection and Promotion Act</i>	Whole	R.R.O. 1990, Regulation 554 (Camps in Unorganized Territory) R.R.O. 1990, Regulation 562 (Food Premises) R.R.O. 1990, Regulation 565 (Public Pools) R.R.O. 1990, Regulation 568 (Recreational Camps) O. Reg. 428/05 (Public Spas)
39.	<i>Highway Traffic Act</i>	Whole	All
40.	<i>Homes for Special Care Act</i>	Whole	R.R.O. 1990, Regulation 636 (General), excluding Part VI (Admission of Residents) and Part IX (Payments by Minister)
41.	<i>Intercountry Adoption Act, 1998</i>	Sections 8 to 19 and subsections 20 (2) to (6)	O. Reg. 200/99 (General)
42.	<i>Laboratory and Specimen Collection Centre Licensing Act</i>	Whole except clauses 9 (14) (b) and (c), subsection 9 (15), clause 18 (r) and sections 19 and 20	R.R.O. 1990, Regulation 682 (Laboratories), excluding clause 9 (1) (f) and section 14 R.R.O. 1990, Regulation 683 (Specimen Collection Centres)
43.	<i>Lakes and Rivers Improvement Act</i>	Whole	All

Item	Column 1	Column 2	Column 3
	Title of Act	Portion of Act that is designated	Regulations made under Act that are designated
44.	<i>Livestock and Livestock Products Act</i>	Whole	R.R.O. 1990, Regulation 724 (Eggs) R.R.O. 1990, Regulation 725 (Livestock) R.R.O. 1990, Regulation 726 (Processed Egg)
45.	<i>Livestock Community Sales Act</i>	Whole	All
46.	<i>Livestock Medicines Act</i>	Whole	All
47.	<i>Milk Act</i>	Sections 1 and 2, subsections 2.1 (1), (3), (4) and (5) and sections 4, 10, 11, 13, 14, 15, 16, 21 and 22	R.R.O. 1990, Regulation 753 (Grades, Standards, Designations, Classes, Packing and Marking) R.R.O. 1990, Regulation 761 (Milk and Milk Products)
48.	<i>Mining Act</i>	Whole	All
49.	<i>Ministry of Training, Colleges and Universities Act</i>	Whole	All
50.	<i>Motor Vehicle Dealers Act</i>	Whole	All
51.	<i>Motor Vehicle Dealers Act, 2002</i>	Whole	All
52.	<i>Niagara Escarpment Planning and Development Act</i>	Whole	All
53.	<i>Nutrient Management Act, 2002</i>	Whole	All
54.	<i>Occupational Health and Safety Act</i>	Whole except sections 34, 39 and 40	All except section 3 and sections 19 to 23 of R.R.O. 1990, Regulation 860 (Workplace Hazardous Materials Information System (WHMIS))
55.	<i>Oil, Gas and Salt Resources Act</i>	Whole	All
56.	<i>Ontario Highway Transport Board Act</i>	Whole	All
57.	<i>Ontario New Home Warranties Plan Act</i>	Whole	All
58.	<i>Ontario Society for the Prevention of Cruelty to Animals Act</i>	Whole	All
59.	<i>Ontario Water Resources Act</i>	Whole	All
60.	<i>Pay Equity Act</i>	Whole	All
61.	<i>Pesticides Act</i>	Whole	All
62.	<i>Plant Diseases Act</i>	Whole	All
63.	<i>Post-secondary Education Choice and Excellence Act, 2000</i>	Whole	All
64.	<i>Private Career Colleges Act, 2005</i>	Whole	All
65.	<i>Private Security and Investigative Services Act, 2005</i>	Whole	All
66.	<i>Provincial Parks and Conservation Reserves Act, 2006</i>	Whole	All
67.	<i>Public Lands Act</i>	Whole	All
68.	<i>Public Vehicles Act</i>	Whole	All
69.	<i>Racing Commission Act, 2000</i>	Whole	All
70.	<i>Real Estate and Business Brokers Act, 2002</i>	Whole	All
71.	<i>Residential Tenancies Act, 2006</i>	Part XVI (Offences)	None
72.	<i>Safe Drinking Water Act, 2002</i>	Whole	All
73.	<i>Shortline Railways Act, 1995</i>	Whole	All
74.	<i>Smoke-Free Ontario Act</i>	Whole	All
75.	<i>Sustainable Water and Sewage Systems Act, 2002</i>	Whole	All
76.	<i>Technical Standards and Safety Act, 2000</i>	Whole	All
77.	<i>Tobacco Tax Act</i>	Whole except section 17	None
78.	<i>Travel Industry Act, 2002</i>	Whole	All

Item	Column 1 Title of Act	Column 2 Portion of Act that is designated	Column 3 Regulations made under Act that are designated
79.	<i>Vintners Quality Alliance Act, 1999</i>	Whole	O. Reg. 405/00 (General) O. Reg. 406/00 (Rules of Vintners Quality Alliance Ontario under Clauses 5 (1) (a), (b) and (c) of the Act Relating to Terms, Descriptions and Designations for VQA Wine)
80.	<i>Waste Diversion Act, 2002</i>	Whole	All

TABLE 2
REPEALED ACTS AND REVOKED REGULATIONS DESIGNATED UNDER S. 12 OF ACT

Item	Column 1 Title of repealed Act	Column 2 Portion of repealed Act that is designated	Column 3 Revoked regulations made under the repealed Act that are designated	Column 4 Responsible Minister
1.	<i>Consumer Protection Act</i>	Whole	R.R.O. 1990, Regulation 176 (General) O. Reg. 175/01 (Direct Sales Contracts)	Minister of Government and Consumer Services
2.	<i>Meat Inspection Act (Ontario)</i>	Whole	O. Reg. 632/92 (General)	Minister of Agriculture, Food and Rural Affairs
3.	<i>Private Career Colleges Act</i>	Whole	R.R.O. 1990, Regulation 939 (General)	Minister of Training, Colleges and Universities
4.	<i>Private Investigators and Security Guards Act</i>	Whole	None	Minister of Community Safety and Correctional Services
5.	<i>Real Estate and Business Brokers Act</i>	Whole	R.R.O. 1990, Regulation 986 (General)	Minister of Government and Consumer Services
6.	<i>Tenant Protection Act, 1997</i>	Section 206	None	Minister of Municipal Affairs and Housing
7.	<i>Theatres Act</i>	Whole	R.R.O. 1990, Regulation 1031 (General) O. Reg. 248/95 (Adult Sex Film Stickers)	Minister of Government and Consumer Services
8.	<i>Travel Industry Act</i>	Whole	O. Reg. 806/93 (General)	Minister of Government and Consumer Services

SCHEDULE B
DESIGNATION FOR PURPOSES OF S. 10 OF ACT (PUBLICATION)

TABLE 1
ACTS AND REGULATIONS DESIGNATED UNDER S. 10 OF ACT

Item	Column 1 Title of Act	Column 2 Portion of Act that is designated	Column 3 Regulations made under Act that are designated
1.	<i>Accessibility for Ontarians with Disabilities Act, 2005</i>	Whole	All
2.	<i>Aggregate Resources Act</i>	Whole	All
3.	<i>Agricultural Tile Drainage Installation Act</i>	Whole	All

Item	Column 1 Title of Act	Column 2 Portion of Act that is designated	Column 3 Regulations made under Act that are designated
4.	<i>Ambulance Act</i>	Whole	All
5.	<i>Athletics Control Act</i>	Whole	All
6.	<i>Bailiffs Act</i>	Whole	All
7.	<i>Bees Act</i>	Whole	All
8.	<i>Cemeteries Act (Revised)</i>	Whole	All
9.	<i>Child and Family Services Act</i>	Subsection 5 (5), sections 6 and 25, subsection 45 (8), section 72, subsections 74 (5), 75 (6), 75 (10), 76 (11) and 79 (2), (3) and (5), sections 82, 83 and 84, clauses 85 (1) (c), (d), (f), (h), (i) and (j), subsections 85 (2) and (3), subsections 141 (1), (2), (3) and (4), subsection 143 (2), sections 175 and 176, and Part IX (Licensing)	Part VII (Adoption), except sections 56.1 and 56.2, and Part IX (Licensing) of R.R.O. 1990, Regulation 70 (General)
10.	<i>Clean Water Act, 2006</i>	Whole	All
11.	<i>Collection Agencies Act</i>	Whole	All
12.	<i>Condominium Act, 1998</i>	Whole	All
13.	<i>Conservation Authorities Act</i>	Whole	All
14.	<i>Consumer Protection Act, 2002</i>	Whole	All
15.	<i>Consumer Reporting Act</i>	Whole	All
16.	<i>Crown Forest Sustainability Act, 1994</i>	Whole	All
17.	<i>Dangerous Goods Transportation Act</i>	Whole	All
18.	<i>Day Nurseries Act</i>	Whole	R.R.O. 1990, Regulation 262 (General)
19.	<i>Dead Animal Disposal Act</i>	Whole	All
20.	<i>Electricity Act, 1998</i>	Part VIII (Electrical Safety)	O. Reg. 164/99 (Electrical Safety Code) O. Reg. 22/04 (Electrical Distribution Safety) O. Reg. 570/05 (Licensing of Electrical Contractors and Master Electricians) O. Reg. 438/07 (Product Safety)
21.	<i>Employment Standards Act, 2000</i>	Whole	All
22.	<i>Endangered Species Act</i>	Whole	All
23.	<i>Endangered Species Act, 2007</i>	Whole	All
24.	<i>Environmental Assessment Act</i>	Whole	All
25.	<i>Environmental Bill of Rights, 1993</i>	Whole	All
26.	<i>Environmental Protection Act</i>	Whole	All
27.	<i>Farm Implements Act</i>	Whole	All
28.	<i>Farm Products Grades and Sales Act</i>	Whole	All
29.	<i>Film Classification Act, 2005</i>	Whole	All
30.	<i>Fish and Wildlife Conservation Act, 1997</i>	Whole	All
31.	<i>Fish Inspection Act</i>	Whole	All
32.	<i>Food Safety and Quality Act, 2001</i>	Whole	All
33.	<i>Forest Fires Prevention Act</i>	Whole	All
34.	<i>Funeral, Burial and Cremation Services Act, 2002</i>	Whole	All
35.	<i>Funeral Directors and Establishments Act</i>	Whole	All
36.	<i>Grains Act</i>	Whole	All

Item	Column 1 Title of Act	Column 2 Portion of Act that is designated	Column 3 Regulations made under Act that are designated
37.	<i>Health Protection and Promotion Act</i>	Whole	R.R.O. 1990, Regulation 554 (Camps in Unorganized Territory) R.R.O. 1990, Regulation 562 (Food Premises) R.R.O. 1990, Regulation 565 (Public Pools) R.R.O. 1990, Regulation 568 (Recreational Camps) O. Reg. 428/05 (Public Spas)
38.	<i>Highway Traffic Act</i>	Whole	All
39.	<i>Homes for Special Care Act</i>	Whole	R.R.O. 1990, Regulation 636 (General), excluding Part VI (Admission of Residents) and Part IX (Payments by Minister)
40.	<i>Intercountry Adoption Act, 1998</i>	Sections 8 to 19 and subsections 20 (2) to (6)	O. Reg. 200/99 (General)
41.	<i>Laboratory and Specimen Collection Centre Licensing Act</i>	Whole except clauses 9 (14) (b) and (c), subsection 9 (15), clause 18 (r) and sections 19 and 20	R.R.O. 1990, Regulation 682 (Laboratories), excluding clause 9 (1) (f) and section 14 R.R.O. 1990, Regulation 683 (Specimen Collection Centres)
42.	<i>Lakes and Rivers Improvement Act</i>	Whole	All
43.	<i>Livestock and Livestock Products Act</i>	Whole	R.R.O. 1990, Regulation 724 (Eggs) R.R.O. 1990, Regulation 725 (Livestock) R.R.O. 1990, Regulation 726 (Processed Egg)
44.	<i>Livestock Community Sales Act</i>	Whole	All
45.	<i>Livestock Medicines Act</i>	Whole	All
46.	<i>Milk Act</i>	Sections 1 and 2, subsections 2.1 (1), (3), (4) and (5) and sections 4, 10, 11, 13, 14, 15, 16, 21 and 22	R.R.O. 1990, Regulation 753 (Grades, Standards, Designations, Classes, Packing and Marking) R.R.O. 1990, Regulation 761 (Milk and Milk Products)
47.	<i>Mining Act</i>	Whole	All
48.	<i>Ministry of Training, Colleges and Universities Act</i>	Whole	All
49.	<i>Motor Vehicle Dealers Act</i>	Whole	All
50.	<i>Motor Vehicle Dealers Act, 2002</i>	Whole	All
51.	<i>Niagara Escarpment Planning and Development Act</i>	Whole	All
52.	<i>Nutrient Management Act, 2002</i>	Whole	All
53.	<i>Occupational Health and Safety Act</i>	Whole except sections 34, 39 and 40	All except section 3 and sections 19 to 23 of R.R.O. 1990, Regulation 860 (Workplace Hazardous Materials Information System (WHMIS))
54.	<i>Oil, Gas and Salt Resources Act</i>	Whole	All
55.	<i>Ontario Highway Transport Board Act</i>	Whole	All
56.	<i>Ontario New Home Warranties Plan Act</i>	Whole	All
57.	<i>Ontario Water Resources Act</i>	Whole	All
58.	<i>Pay Equity Act</i>	Whole	All
59.	<i>Pesticides Act</i>	Whole	All
60.	<i>Plant Diseases Act</i>	Whole	All
61.	<i>Post-secondary Education Choice and Excellence Act, 2000</i>	Whole	All
62.	<i>Private Career Colleges Act, 2005</i>	Whole	All

Item	Column 1	Column 2	Column 3
	Title of Act	Portion of Act that is designated	Regulations made under Act that are designated
63.	<i>Private Security and Investigative Services Act, 2005</i>	Whole	All
64.	<i>Provincial Parks and Conservation Reserves Act, 2006</i>	Whole	All
65.	<i>Public Lands Act</i>	Whole	All
66.	<i>Public Vehicles Act</i>	Whole	All
67.	<i>Racing Commission Act, 2000</i>	Whole	All
68.	<i>Real Estate and Business Brokers Act, 2002</i>	Whole	All
69.	<i>Residential Tenancies Act, 2006</i>	Part XVI (Offences)	None
70.	<i>Safe Drinking Water Act, 2002</i>	Whole	All
71.	<i>Shortline Railways Act, 1995</i>	Whole	All
72.	<i>Smoke-Free Ontario Act</i>	Whole	All
73.	<i>Sustainable Water and Sewage Systems Act, 2002</i>	Whole	All
74.	<i>Technical Standards and Safety Act, 2000</i>	Whole	All
75.	<i>Travel Industry Act, 2002</i>	Whole	All
76.	<i>Vintners Quality Alliance Act, 1999</i>	Whole	O. Reg. 405/00 (General) O. Reg. 406/00 (Rules of Vintners Quality Alliance Ontario under Clauses 5 (1) (a), (b) and (c) of the Act Relating to Terms, Descriptions and Designations for VQA Wine)
77.	<i>Waste Diversion Act, 2002</i>	Whole	All

TABLE 2
REPEALED ACTS AND REVOKED REGULATIONS DESIGNATED UNDER S. 12 OF ACT

Item	Column 1	Column 2	Column 3	Column 4
	Title of repealed Act	Portion of repealed Act that is designated	Revoked regulations made under the repealed Act that are designated	Responsible Minister
1.	<i>Consumer Protection Act</i>	Whole	R.R.O. 1990, Regulation 176 (General) O. Reg. 175/01 (Direct Sales Contracts)	Minister of Government and Consumer Services
2.	<i>Meat Inspection Act (Ontario)</i>	Whole	O. Reg. 632/92 (General)	Minister of Agriculture, Food and Rural Affairs
3.	<i>Private Career Colleges Act</i>	Whole	R.R.O. 1990, Regulation 939 (General)	Minister of Training, Colleges and Universities
4.	<i>Private Investigators and Security Guards Act</i>	Whole	None	Minister of Community Safety and Correctional Services
5.	<i>Real Estate and Business Brokers Act</i>	Whole	R.R.O. 1990, Regulation 986 (General)	Minister of Government and Consumer Services
6.	<i>Tenant Protection Act, 1997</i>	Section 206	None	Minister of Municipal Affairs and Housing
7.	<i>Theatres Act</i>	Whole	R.R.O. 1990, Regulation 1031 (General) O. Reg. 248/95 (Adult Sex Film Stickers)	Minister of Government and Consumer Services

Item	Column 1	Column 2	Column 3	Column 4
	Title of repealed Act	Portion of repealed Act that is designated	Revoked regulations made under the repealed Act that are designated	Responsible Minister
8.	<i>Travel Industry Act</i>	Whole	O. Reg. 806/93 (General)	Minister of Government and Consumer Services

SCHEDULE C
DESIGNATION FOR PURPOSES OF S. 14 OF ACT (MULTIPLE AUTHORIZATIONS)

Item	Column 1	Column 2	Column 3
	Title of Act	Portion of Act that is designated	Regulations made under Act that are designated
1.	<i>Accessibility for Ontarians with Disabilities Act, 2005</i>	Whole	All
2.	<i>Aggregate Resources Act</i>	Whole	All
3.	<i>Agricultural Tile Drainage Installation Act</i>	Whole	All
4.	<i>Ambulance Act</i>	Whole	All
5.	<i>Athletics Control Act</i>	Whole	All
6.	<i>Bailiffs Act</i>	Whole	All
7.	<i>Bees Act</i>	Whole	All
8.	<i>Cemeteries Act (Revised)</i>	Whole	All
9.	<i>Clean Water Act, 2006</i>	Whole	All
10.	<i>Collection Agencies Act</i>	Whole	All
11.	<i>Condominium Act, 1998</i>	Whole	All
12.	<i>Conservation Authorities Act</i>	Whole	All
13.	<i>Consumer Protection Act, 2002</i>	Whole	All
14.	<i>Consumer Reporting Act</i>	Whole	All
15.	<i>Crown Forest Sustainability Act, 1994</i>	Whole	All
16.	<i>Dangerous Goods Transportation Act</i>	Whole	All
17.	<i>Dead Animal Disposal Act</i>	Whole	All
18.	<i>Drug Interchangeability and Dispensing Fee Act</i>	Sections 12.1 and 12.2	Section 2 and Schedule 1 of R.R.O. 1990, Regulation 935 (General)
19.	<i>Electricity Act, 1998</i>	Part VIII (Electrical Safety)	O. Reg. 164/99 (Electrical Safety Code) O. Reg. 22/04 (Electrical Distribution Safety) O. Reg. 570/05 (Licensing of Electrical Contractors and Master Electricians) O. Reg. 438/07 (Product Safety)
20.	<i>Employment Standards Act, 2000</i>	Whole	All
21.	<i>Endangered Species Act</i>	Whole	All
22.	<i>Endangered Species Act, 2007</i>	Whole	All
23.	<i>Environmental Assessment Act</i>	Whole	All
24.	<i>Environmental Protection Act</i>	Whole	All
25.	<i>Farm Implements Act</i>	Whole	All
26.	<i>Farm Products Grades and Sales Act</i>	Whole	R.R.O. 1990, Regulation 378 (Grades — Fruits and Vegetables) R.R.O. 1990, Regulation 384 (Honey) R.R.O. 1990, Regulation 386 (Maple Products)
27.	<i>Film Classification Act, 2005</i>	Whole	All
28.	<i>Fish and Wildlife Conservation Act, 1997</i>	Whole	All
29.	<i>Fish Inspection Act</i>	Whole	All

Item	Column 1	Column 2	Column 3
	Title of Act	Portion of Act that is designated	Regulations made under Act that are designated
30.	<i>Food Safety and Quality Act, 2001</i>	Whole	O. Reg. 222/05 (General) O. Reg. 31/05 (Meat)
31.	<i>Forest Fires Prevention Act</i>	Whole	All
32.	<i>Funeral, Burial and Cremation Services Act, 2002</i>	Whole	All
33.	<i>Funeral Directors and Establishments Act</i>	Whole	All
34.	<i>Grains Act</i>	Whole	All
35.	<i>Healing Arts Radiation Protection Act</i>	Whole	All
36.	<i>Health Protection and Promotion Act</i>	Whole	R.R.O. 1990, Regulation 554 (Camps in Unorganized Territory) R.R.O. 1990, Regulation 562 (Food Premises) R.R.O. 1990, Regulation 565 (Public Pools) R.R.O. 1990, Regulation 568 (Recreational Camps) O. Reg. 428/05 (Public Spas)
37.	<i>Highway Traffic Act</i>	Whole	All
38.	<i>Homes for Special Care Act</i>	Whole	R.R.O. 1990, Regulation 636 (General), excluding Part VI (Admission of Residents) and Part IX (Payments by Minister)
39.	<i>Laboratory and Specimen Collection Centre Licensing Act</i>	Whole except clauses 9 (14) (b) and (c), subsection 9 (15), clause 18 (r) and sections 19 and 20	R.R.O. 1990, Regulation 682 (Laboratories), excluding clause 9 (1) (f) and section 14 R.R.O. 1990, Regulation 683 (Specimen Collection Centres)
40.	<i>Lakes and Rivers Improvement Act</i>	Whole	All
41.	<i>Livestock and Livestock Products Act</i>	Whole	R.R.O. 1990, Regulation 724 (Eggs) R.R.O. 1990, Regulation 725 (Livestock) R.R.O. 1990, Regulation 726 (Processed Egg)
42.	<i>Livestock Community Sales Act</i>	Whole	All
43.	<i>Livestock Medicines Act</i>	Whole	All
44.	<i>Milk Act</i>	Sections 1 and 2, subsections 2.1 (1), (3), (4) and (5) and sections 4, 10, 11, 13, 14, 15, 16, 21 and 22	R.R.O. 1990, Regulation 753 (Grades, Standards, Designations, Classes, Packing and Marking) R.R.O. 1990, Regulation 761 (Milk and Milk Products)
45.	<i>Mining Act</i>	Whole	R.R.O. 1990, Regulation 768 (Surveys of Mining Claims) O. Reg. 6/96 (Assessment Work) O. Reg. 7/96 (Claim Staking) O. Reg. 356/98 (Staking in Designated Areas) O. Reg. 240/00 (Mine Development and Closure under Part VII of the Act) O. Reg. 263/02 (Exploration Licences, Production and Storage Leases for Oil and Gas in Ontario) O. Reg. 192/06 (Permission to Test Mineral Content) O. Reg. 323/07 (Royalty on Diamonds)

Item	Column 1	Column 2	Column 3
	Title of Act	Portion of Act that is designated	Regulations made under Act that are designated
46.	<i>Ministry of Training, Colleges and Universities Act</i>	Whole	All
47.	<i>Motor Vehicle Dealers Act</i>	Whole	All
48.	<i>Motor Vehicle Dealers Act, 2002</i>	Whole	All
49.	<i>Niagara Escarpment Planning and Development Act</i>	Whole	All
50.	<i>Nutrient Management Act, 2002</i>	Whole	All
51.	<i>Occupational Health and Safety Act</i>	Whole	All
52.	<i>Oil, Gas and Salt Resources Act</i>	Whole	All
53.	<i>Ontario Drug Benefit Act</i>	Whole	All
54.	<i>Ontario Highway Transport Board Act</i>	Whole	All
55.	<i>Ontario New Home Warranties Plan Act</i>	Whole	All
56.	<i>Ontario Water Resources Act</i>	Whole	All
57.	<i>Pay Equity Act</i>	Whole	All
58.	<i>Pesticides Act</i>	Whole	All
59.	<i>Plant Diseases Act</i>	Whole	All
60.	<i>Post-secondary Education Choice and Excellence Act, 2000</i>	Whole	All
61.	<i>Private Career Colleges Act, 2005</i>	Whole	All
62.	<i>Provincial Parks and Conservation Reserves Act, 2006</i>	Whole	All
63.	<i>Public Lands Act</i>	Whole	All
64.	<i>Public Vehicles Act</i>	Whole	All
65.	<i>Racing Commission Act, 2000</i>	Whole	All
66.	<i>Real Estate and Business Brokers Act, 2002</i>	Whole	All
67.	<i>Residential Tenancies Act, 2006</i>	Part XIV (Maintenance Standards), Part XV (Administration and Enforcement) and Part XVI (Offences)	None
68.	<i>Safe Drinking Water Act, 2002</i>	Whole	All
69.	<i>Shortline Railways Act, 1995</i>	Whole	All
70.	<i>Smoke-Free Ontario Act</i>	Whole	All
71.	<i>Sustainable Water and Sewage Systems Act, 2002</i>	Whole	All
72.	<i>Technical Standards and Safety Act, 2000</i>	Whole	All
73.	<i>Tobacco Tax Act</i>	Whole except section 17	None
74.	<i>Travel Industry Act, 2002</i>	Whole	All
75.	<i>Vintners Quality Alliance Act, 1999</i>	Whole	O. Reg. 405/00 (General) O. Reg. 406/00 (Rules of Vintners Quality Alliance Ontario under Clauses 5 (1) (a), (b) and (c) of the Act Relating to Terms, Descriptions and Designations for VQA Wine)
76.	<i>Waste Diversion Act, 2002</i>	Whole	All

RÈGLEMENT DE L'ONTARIO 75/08

pris en application de la

LOI DE 2007 SUR LA MODERNISATION DE LA RÉGLEMENTATION

pris le 2 avril 2008

déposé le 4 avril 2008

publié sur le site Lois-en-ligne le 7 avril 2008

imprimé dans la *Gazette de l'Ontario* le 19 avril 2008**DÉSIGNATIONS****Désignation pour l'application de l'article 7 de la Loi : échange de renseignements**

1. (1) Les textes législatifs indiqués au tableau 1 de l'annexe A sont désignés en vertu de l'article 6 de la Loi pour l'application de l'article 7 de celle-ci.

(2) Les désignations faites au paragraphe (1) sont limitées comme suit :

1. La désignation des dispositions de la *Loi sur le lait* et des dispositions des règlements pris en application de cette loi qui sont indiquées au tableau 1 de l'annexe A ne s'applique qu'aux fins de la collecte, de l'utilisation et de la divulgation des renseignements recueillis à l'origine dans le cadre de l'application et de l'exécution de ces dispositions par un ministre ou en son nom.
2. La désignation de la *Loi de la taxe sur le tabac* au tableau 1 de l'annexe A ne s'applique qu'aux fins énoncées aux dispositions 1 à 7 et à la disposition 9 de l'article 5 de la Loi.

(3) Les textes législatifs abrogés qui sont indiqués au tableau 2 de l'annexe A sont désignés en vertu de l'article 12 de la Loi pour l'application de l'article 7 de celle-ci.

(4) Le ministre chargé de l'application aux fins de l'exercice du pouvoir énoncé au paragraphe 7 (2) de la Loi, à l'égard d'un texte législatif abrogé qui est indiqué au tableau 2 de l'annexe A, est le ministre précisé à la rangée correspondante de la colonne 4 du tableau.

Désignation pour l'application de l'article 10 de la Loi : publication

2. (1) Les textes législatifs indiqués au tableau 1 de l'annexe B sont désignés en vertu de l'article 10 de la Loi pour l'application de cet article.

(2) Les désignations faites au paragraphe (1) sont limitées comme suit :

1. La désignation des dispositions de la *Loi sur le lait* et des dispositions des règlements pris en application de cette loi qui sont indiquées au tableau 1 de l'annexe B ne s'applique qu'aux fins de la publication des renseignements recueillis à l'origine dans le cadre de l'application et de l'exécution de ces dispositions par un ministre ou en son nom.

(3) Les textes législatifs abrogés qui sont indiqués au tableau 2 de l'annexe B sont désignés en vertu de l'article 12 de la Loi pour l'application de l'article 10 de celle-ci.

(4) Le ministre chargé de l'application aux fins de la publication de renseignements prévue à l'article 10 de la Loi, à l'égard d'un texte législatif abrogé qui est indiqué au tableau 2 de l'annexe B, est le ministre précisé à la rangée correspondante de la colonne 4 du tableau.

Désignation pour l'application de l'article 14 de la Loi : autorisations multiples

3. (1) Les textes législatifs indiqués à l'annexe C sont désignés en vertu de l'article 13 de la Loi pour l'application de l'article 14 de celle-ci.

(2) Les désignations faites au paragraphe (1) sont limitées comme suit :

1. La désignation des dispositions de la *Loi sur le lait* et des dispositions des règlements pris en application de cette loi qui sont indiquées à l'annexe C ne s'applique qu'aux fins de l'exercice de pouvoirs et de fonctions dans le cadre de l'application et de l'exécution de ces dispositions par un ministre ou en son nom.
2. La désignation de la *Loi de la taxe sur le tabac* à l'annexe C ne s'applique qu'aux fins énoncées aux dispositions 1 à 7 et à la disposition 9 de l'article 5 de la Loi.

Entrée en vigueur

4. (1) Sous réserve du paragraphe (2), le présent règlement entre en vigueur le jour de son dépôt.

(2) L'article 2 et l'annexe B entrent en vigueur quatre mois après le jour du dépôt du présent règlement.

ANNEXE A
DÉSIGNATION POUR L'APPLICATION DE L'ARTICLE 7 DE LA LOI (ÉCHANGE DE RENSEIGNEMENTS)

TABLEAU 1
TEXTES LÉGISLATIFS DÉSIGNÉS EN VERTU DE L'ARTICLE 6 DE LA LOI

Numéro	Colonne 1	Colonne 2	Colonne 3
	Titre de la loi	Partie de la loi qui est désignée	Règlements pris en application de la loi qui sont désignés
1.	<i>Loi de 2005 sur l'accessibilité pour les personnes handicapées de l'Ontario</i>	La loi entière	Tous
2.	<i>Loi sur les ressources en agrégats</i>	La loi entière	Tous
3.	<i>Loi sur les installations de drainage agricole</i>	La loi entière	Tous
4.	<i>Loi sur les ambulances</i>	La loi entière	Tous
5.	<i>Loi sur le contrôle des sports</i>	La loi entière	Tous
6.	<i>Loi sur les huissiers</i>	La loi entière	Tous
7.	<i>Loi sur l'apiculture</i>	La loi entière	Tous
8.	<i>Loi sur les cimetières (révisée)</i>	La loi entière	Tous
9.	<i>Loi sur les services à l'enfance et à la famille</i>	Le paragraphe 5 (5), les articles 6 et 25, le paragraphe 45 (8), l'article 72, les paragraphes 74 (5), 75 (6), 75 (10), 76 (11) et 79 (2), (3) et (5), les articles 82, 83 et 84, les alinéas 85 (1) c), d), f), h), i) et j), les paragraphes 85 (2) et (3), les paragraphes 141 (1), (2), (3) et (4), le paragraphe 143 (2), les articles 175 et 176 et la partie IX (Permis)	La partie VII (Adoption), sauf les articles 56.1 et 56.2, et la partie IX (Licensing) du Règlement 70 des R.R.O. de 1990 (General)
10.	<i>Loi de 2006 sur l'eau saine</i>	La loi entière	Tous
11.	<i>Loi sur les agences de recouvrement</i>	La loi entière	Tous
12.	<i>Loi de 1998 sur les condominiums</i>	La loi entière	Tous
13.	<i>Loi sur les offices de protection de la nature</i>	La loi entière	Tous
14.	<i>Loi de 2002 sur la protection du consommateur</i>	La loi entière	Tous
15.	<i>Loi sur les renseignements concernant le consommateur</i>	La loi entière	Tous
16.	<i>Loi de 1994 sur la durabilité des forêts de la Couronne</i>	La loi entière	Tous
17.	<i>Loi sur le transport de matières dangereuses</i>	La loi entière	Tous
18.	<i>Loi sur les garderies</i>	La loi entière	Le Règlement 262 des R.R.O. de 1990 (Dispositions générales)
19.	<i>Loi sur les cadavres d'animaux</i>	La loi entière	Tous
20.	<i>Loi de 1998 sur l'électricité</i>	La partie VIII (Sécurité des installations électriques)	Le Règl. de l'Ont. 164/99 (Electrical Safety Code) Le Règl. de l'Ont. 22/04 (Electrical Distribution Safety) Le Règl. de l'Ont. 570/05 (Licensing of Electrical Contractors and Master Electricians) Le Règl. de l'Ont. 438/07 (Product Safety)
21.	<i>Loi de 2000 sur les normes d'emploi</i>	La loi entière	Tous
22.	<i>Loi sur les espèces en voie de disparition</i>	La loi entière	Tous

Numéro	Colonne 1	Colonne 2	Colonne 3
	Titre de la loi	Partie de la loi qui est désignée	Règlements pris en application de la loi qui sont désignés
23.	<i>Loi de 2007 sur les espèces en voie de disparition</i>	La loi entière	Tous
24.	<i>Loi sur les évaluations environnementales</i>	La loi entière	Tous
25.	<i>Charte des droits environnementaux de 1993</i>	La loi entière	Tous
26.	<i>Loi sur la protection de l'environnement</i>	La loi entière	Tous
27.	<i>Loi sur les appareils agricoles</i>	La loi entière	Tous
28.	<i>Loi sur le classement et la vente des produits agricoles</i>	La loi entière	Tous
29.	<i>Loi de 2005 sur le classement des films</i>	La loi entière	Tous
30.	<i>Loi de 1997 sur la protection du poisson et de la faune</i>	La loi entière	Tous
31.	<i>Loi sur l'inspection du poisson</i>	La loi entière	Tous
32.	<i>Loi de 2001 sur la qualité et la salubrité des aliments</i>	La loi entière	Tous
33.	<i>Loi sur la prévention des incendies de forêt</i>	La loi entière	Tous
34.	<i>Loi de 2002 sur les services funéraires et les services d'enterrement et de crémation</i>	La loi entière	Tous
35.	<i>Loi sur les directeurs de services funéraires et les établissements funéraires</i>	La loi entière	Tous
36.	<i>Loi sur le grain</i>	La loi entière	Tous
37.	<i>Loi sur la protection contre les rayons X</i>	La loi entière	Tous
38.	<i>Loi sur la protection et la promotion de la santé</i>	La loi entière	Le Règlement 554 des R.R.O. de 1990 (Camps dans des territoires non érigés en municipalités) Le Règlement 562 des R.R.O. de 1990 (Food Premises) Le Règlement 565 des R.R.O. de 1990 (Piscines publiques) Le Règlement 568 des R.R.O. de 1990 (Camps de loisirs) Le Règl. de l'Ont. 428/05 (Public Spas)
39.	<i>Code de la route</i>	La loi entière	Tous
40.	<i>Loi sur les foyers de soins spéciaux</i>	La loi entière	Le Règlement 636 des R.R.O. de 1990 (General), sauf la partie VI (Admission of Residents) et la partie IX (Payments by Minister)
41.	<i>Loi de 1998 sur l'adoption internationale</i>	Les articles 8 à 19 et les paragraphes 20 (2) à (6)	Le Règl. de l'Ont. 200/99 (General)
42.	<i>Loi autorisant des laboratoires médicaux et des centres de prélèvement</i>	La loi entière, sauf les alinéas 9 (14) b) et c), le paragraphe 9 (15), l'alinéa 18 r) et les articles 19 et 20	Le Règlement 682 des R.R.O. de 1990 (Laboratoires), sauf l'alinéa 9 (1) f) et l'article 14 Le Règlement 683 des R.R.O. de 1990 (Centres de prélèvement)
43.	<i>Loi sur l'aménagement des lacs et des rivières</i>	La loi entière	Tous

Numéro	Colonne 1	Colonne 2	Colonne 3
	Titre de la loi	Partie de la loi qui est désignée	Règlements pris en application de la loi qui sont désignés
44.	<i>Loi sur le bétail et les produits du bétail</i>	La loi entière	Le Règlement 724 des R.R.O. de 1990 (Oeufs) Le Règlement 725 des R.R.O. de 1990 (Bétail) Le Règlement 726 des R.R.O. de 1990 (Oeufs transformés)
45.	<i>Loi sur la vente à l'encan du bétail</i>	La loi entière	Tous
46.	<i>Loi sur les médicaments pour le bétail</i>	La loi entière	Tous
47.	<i>Loi sur le lait</i>	Les articles 1 et 2, les paragraphes 2.1 (1), (3), (4) et (5) et les articles 4, 10, 11, 13, 14, 15, 16, 21 et 22	Le Règlement 753 des R.R.O. de 1990 (Grades, Standards, Designations, Classes, Packing and Marking) Le Règlement 761 des R.R.O. de 1990 (Milk and Milk Products)
48.	<i>Loi sur les mines</i>	La loi entière	Tous
49.	<i>Loi sur le ministère de la Formation et des Collèges et Universités</i>	La loi entière	Tous
50.	<i>Loi sur les commerçants de véhicules automobiles</i>	La loi entière	Tous
51.	<i>Loi de 2002 sur le commerce des véhicules automobiles</i>	La loi entière	Tous
52.	<i>Loi sur la planification et l'aménagement de l'escarpement du Niagara</i>	La loi entière	Tous
53.	<i>Loi de 2002 sur la gestion des éléments nutritifs</i>	La loi entière	Tous
54.	<i>Loi sur la santé et la sécurité au travail</i>	La loi entière, sauf les articles 34, 39 et 40	Tous, sauf l'article 3 et les articles 19 à 23 du Règlement 860 des R.R.O. de 1990 (Système d'information sur les matériaux dangereux utilisés au travail (SIMDUT))
55.	<i>Loi sur les ressources en pétrole, en gaz et en sel</i>	La loi entière	Tous
56.	<i>Loi sur la Commission des transports routiers de l'Ontario</i>	La loi entière	Tous
57.	<i>Loi sur le Régime de garanties des logements neufs de l'Ontario</i>	La loi entière	Tous
58.	<i>Loi sur la Société de protection des animaux de l'Ontario</i>	La loi entière	Tous
59.	<i>Loi sur les ressources en eau de l'Ontario</i>	La loi entière	Tous
60.	<i>Loi sur l'équité salariale</i>	La loi entière	Tous
61.	<i>Loi sur les pesticides</i>	La loi entière	Tous
62.	<i>Loi sur les maladies des plantes</i>	La loi entière	Tous
63.	<i>Loi de 2000 favorisant le choix et l'excellence au niveau postsecondaire</i>	La loi entière	Tous
64.	<i>Loi de 2005 sur les collèges privés d'enseignement professionnel</i>	La loi entière	Tous
65.	<i>Loi de 2005 sur les services privés de sécurité et d'enquête</i>	La loi entière	Tous
66.	<i>Loi de 2006 sur les parcs provinciaux et les réserves de conservation</i>	La loi entière	Tous
67.	<i>Loi sur les terres publiques</i>	La loi entière	Tous
68.	<i>Loi sur les véhicules de transport en commun</i>	La loi entière	Tous
69.	<i>Loi de 2000 sur la Commission des courses de chevaux</i>	La loi entière	Tous

Numéro	Colonne 1	Colonne 2	Colonne 3
	Titre de la loi	Partie de la loi qui est désignée	Règlements pris en application de la loi qui sont désignés
70.	<i>Loi de 2002 sur le courtage commercial et immobilier</i>	La loi entière	Tous
71.	<i>Loi de 2006 sur la location à usage d'habitation</i>	La partie XVI (Infractions)	Aucun
72.	<i>Loi de 2002 sur la salubrité de l'eau potable</i>	La loi entière	Tous
73.	<i>Loi de 1995 sur les chemins de fer d'intérêt local</i>	La loi entière	Tous
74.	<i>Loi favorisant un Ontario sans fumée</i>	La loi entière	Tous
75.	<i>Loi de 2002 sur la durabilité des réseaux d'eau et d'égouts</i>	La loi entière	Tous
76.	<i>Loi de 2000 sur les normes techniques et la sécurité</i>	La loi entière	Tous
77.	<i>Loi de la taxe sur le tabac</i>	La loi entière, sauf l'article 17	Aucun
78.	<i>Loi de 2002 sur le secteur du voyage</i>	La loi entière	Tous
79.	<i>Loi de 1999 sur la société appelée Vintners Quality Alliance</i>	La loi entière	Le Règl. de l'Ont. 405/00 (General) Le Règl. de l'Ont. 406/00 (Rules of Vintners Quality Alliance Ontario under Clauses 5 (1) (a), (b) and (c) of the Act Relating to Terms, Descriptions and Designations for VQA Wine)
80.	<i>Loi de 2002 sur le réacheminement des déchets</i>	La loi entière	Tous

TABLEAU 2
TEXTES LÉGISLATIFS ABROGÉS DÉSIGNÉS EN VERTU DE L'ARTICLE 12 DE LA LOI

Numéro	Colonne 1	Colonne 2	Colonne 3	Colonne 4
	Titre de la loi abrogée	Partie de la loi abrogée qui est désignée	Règlements abrogés pris en application de la loi abrogée qui sont désignés	Ministre chargé de l'application
1.	<i>Loi sur la protection du consommateur</i>	La loi entière	Le Règlement 176 des R.R.O. de 1990 (Dispositions générales) Le Règl. de l'Ont. 175/01 (Direct Sales Contracts)	Ministre des Services gouvernementaux et des Services aux consommateurs
2.	<i>Loi sur l'inspection des viandes (Ontario)</i>	La loi entière	Le Règl. de l'Ont. 632/92 (General)	Ministre de l'Agriculture, de l'Alimentation et des Affaires rurales
3.	<i>Loi sur les collèges privés d'enseignement professionnel</i>	La loi entière	Le Règlement 939 des R.R.O. de 1990 (General)	Ministre de la Formation et des Collèges et Universités
4.	<i>Loi sur les enquêteurs privés et les gardiens</i>	La loi entière	Aucun	Ministre de la Sécurité communautaire et des Services correctionnels
5.	<i>Loi sur le courtage commercial et immobilier</i>	La loi entière	Le Règlement 986 des R.R.O. de 1990 (General)	Ministre des Services gouvernementaux et des Services aux consommateurs
6.	<i>Loi de 1997 sur la protection des locataires</i>	L'article 206	Aucun	Ministre des Affaires municipales et du Logement

Numéro	Colonne 1	Colonne 2	Colonne 3	Colonne 4
	Titre de la loi abrogée	Partie de la loi abrogée qui est désignée	Règlements abrogés pris en application de la loi abrogée qui sont désignés	Ministre chargé de l'application
7.	<i>Loi sur les cinémas</i>	La loi entière	Le Règlement 1031 des R.R.O. de 1990 (Dispositions générales) Le Règl. de l'Ont. 248/95 (Adult Sex Film Stickers)	Ministre des Services gouvernementaux et des Services aux consommateurs
8.	<i>Loi sur les agences de voyages</i>	La loi entière	Le Règl. de l'Ont. 806/93 (General)	Ministre des Services gouvernementaux et des Services aux consommateurs

ANNEXE B
DÉSIGNATION POUR L'APPLICATION DE L'ARTICLE 10 DE LA LOI (PUBLICATION)

TABLEAU 1
TEXTES LÉGISLATIFS DÉSIGNÉS EN VERTU DE L'ARTICLE 10 DE LA LOI

Numéro	Colonne 1	Colonne 2	Colonne 3
	Titre de la loi	Partie de la loi qui est désignée	Règlements pris en application de la loi qui sont désignés
1.	<i>Loi de 2005 sur l'accessibilité pour les personnes handicapées de l'Ontario</i>	La loi entière	Tous
2.	<i>Loi sur les ressources en agrégats</i>	La loi entière	Tous
3.	<i>Loi sur les installations de drainage agricole</i>	La loi entière	Tous
4.	<i>Loi sur les ambulances</i>	La loi entière	Tous
5.	<i>Loi sur le contrôle des sports</i>	La loi entière	Tous
6.	<i>Loi sur les huissiers</i>	La loi entière	Tous
7.	<i>Loi sur l'apiculture</i>	La loi entière	Tous
8.	<i>Loi sur les cimetières (révisée)</i>	La loi entière	Tous
9.	<i>Loi sur les services à l'enfance et à la famille</i>	Le paragraphe 5 (5), les articles 6 et 25, le paragraphe 45 (8), l'article 72, les paragraphes 74 (5), 75 (6), 75 (10), 76 (11) et 79 (2), (3) et (5), les articles 82, 83 et 84, les alinéas 85 (1) c), d), f), h), i) et j), les paragraphes 85 (2) et (3), les paragraphes 141 (1), (2), (3) et (4), le paragraphe 143 (2), les articles 175 et 176 et la partie IX (Permis)	La partie VII (Adoption), sauf les articles 56.1 et 56.2, et la partie IX (Licensing) du Règlement 70 des R.R.O. de 1990 (General)
10.	<i>Loi de 2006 sur l'eau saine</i>	La loi entière	Tous
11.	<i>Loi sur les agences de recouvrement</i>	La loi entière	Tous
12.	<i>Loi de 1998 sur les condominiums</i>	La loi entière	Tous
13.	<i>Loi sur les offices de protection de la nature</i>	La loi entière	Tous
14.	<i>Loi de 2002 sur la protection du consommateur</i>	La loi entière	Tous
15.	<i>Loi sur les renseignements concernant le consommateur</i>	La loi entière	Tous
16.	<i>Loi de 1994 sur la durabilité des forêts de la Couronne</i>	La loi entière	Tous
17.	<i>Loi sur le transport de matières dangereuses</i>	La loi entière	Tous
18.	<i>Loi sur les garderies</i>	La loi entière	Le Règlement 262 des R.R.O. de 1990 (Dispositions générales)
19.	<i>Loi sur les cadavres d'animaux</i>	La loi entière	Tous

Numéro	Colonne 1	Colonne 2	Colonne 3
	Titre de la loi	Partie de la loi qui est désignée	Règlements pris en application de la loi qui sont désignés
20.	<i>Loi de 1998 sur l'électricité</i>	La partie VIII (Sécurité des installations électriques)	Le Règl. de l'Ont. 164/99 (Electrical Safety Code) Le Règl. de l'Ont. 22/04 (Electrical Distribution Safety) Le Règl. de l'Ont. 570/05 (Licensing of Electrical Contractors and Master Electricians) Le Règl. de l'Ont. 438/07 (Product Safety)
21.	<i>Loi de 2000 sur les normes d'emploi</i>	La loi entière	Tous
22.	<i>Loi sur les espèces en voie de disparition</i>	La loi entière	Tous
23.	<i>Loi de 2007 sur les espèces en voie de disparition</i>	La loi entière	Tous
24.	<i>Loi sur les évaluations environnementales</i>	La loi entière	Tous
25.	<i>Charte des droits environnementaux de 1993</i>	La loi entière	Tous
26.	<i>Loi sur la protection de l'environnement</i>	La loi entière	Tous
27.	<i>Loi sur les appareils agricoles</i>	La loi entière	Tous
28.	<i>Loi sur le classement et la vente des produits agricoles</i>	La loi entière	Tous
29.	<i>Loi de 2005 sur le classement des films</i>	La loi entière	Tous
30.	<i>Loi de 1997 sur la protection du poisson et de la faune</i>	La loi entière	Tous
31.	<i>Loi sur l'inspection du poisson</i>	La loi entière	Tous
32.	<i>Loi de 2001 sur la qualité et la salubrité des aliments</i>	La loi entière	Tous
33.	<i>Loi sur la prévention des incendies de forêt</i>	La loi entière	Tous
34.	<i>Loi de 2002 sur les services funéraires et les services d'enterrement et de crémation</i>	La loi entière	Tous
35.	<i>Loi sur les directeurs de services funéraires et les établissements funéraires</i>	La loi entière	Tous
36.	<i>Loi sur le grain</i>	La loi entière	Tous
37.	<i>Loi sur la protection et la promotion de la santé</i>	La loi entière	Le Règlement 554 des R.R.O. de 1990 (Camps dans des territoires non érigés en municipalités) Le Règlement 562 des R.R.O. de 1990 (Food Premises) Le Règlement 565 des R.R.O. de 1990 (Piscines publiques) Le Règlement 568 des R.R.O. de 1990 (Camps de loisirs) Le Règl. de l'Ont. 428/05 (Public Spas)
38.	<i>Code de la route</i>	La loi entière	Tous
39.	<i>Loi sur les foyers de soins spéciaux</i>	La loi entière	Le Règlement 636 des R.R.O. de 1990 (General), sauf la partie VI (Admission of Residents) et la partie IX (Payments by Minister)
40.	<i>Loi de 1998 sur l'adoption internationale</i>	Les articles 8 à 19 et les paragraphes 20 (2) à (6)	Le Règl. de l'Ont. 200/99 (General)

Numéro	Colonne 1	Colonne 2	Colonne 3
	Titre de la loi	Partie de la loi qui est désignée	Règlements pris en application de la loi qui sont désignés
41.	<i>Loi autorisant des laboratoires médicaux et des centres de prélèvement</i>	La loi entière, sauf les alinéas 9 (14) b) et c), le paragraphe 9 (15), l'alinéa 18 r) et les articles 19 et 20	Le Règlement 682 des R.R.O. de 1990 (Laboratoires), sauf l'alinéa 9 (1) f) et l'article 14 Le Règlement 683 des R.R.O. de 1990 (Centres de prélèvement)
42.	<i>Loi sur l'aménagement des lacs et des rivières</i>	La loi entière	Tous
43.	<i>Loi sur le bétail et les produits du bétail</i>	La loi entière	Le Règlement 724 des R.R.O. de 1990 (Oeufs) Le Règlement 725 des R.R.O. de 1990 (Bétail) Le Règlement 726 des R.R.O. de 1990 (Oeufs transformés)
44.	<i>Loi sur la vente à l'encan du bétail</i>	La loi entière	Tous
45.	<i>Loi sur les médicaments pour le bétail</i>	La loi entière	Tous
46.	<i>Loi sur le lait</i>	Les articles 1 et 2, les paragraphes 2.1 (1), (3), (4) et (5) et les articles 4, 10, 11, 13, 14, 15, 16, 21 et 22	Le Règlement 753 des R.R.O. de 1990 (Grades, Standards, Designations, Classes, Packing and Marking) Le Règlement 761 des R.R.O. de 1990 (Milk and Milk Products)
47.	<i>Loi sur les mines</i>	La loi entière	Tous
48.	<i>Loi sur le ministère de la Formation et des Collèges et Universités</i>	La loi entière	Tous
49.	<i>Loi sur les commerçants de véhicules automobiles</i>	La loi entière	Tous
50.	<i>Loi de 2002 sur le commerce des véhicules automobiles</i>	La loi entière	Tous
51.	<i>Loi sur la planification et l'aménagement de l'escarpement du Niagara</i>	La loi entière	Tous
52.	<i>Loi de 2002 sur la gestion des éléments nutritifs</i>	La loi entière	Tous
53.	<i>Loi sur la santé et la sécurité au travail</i>	La loi entière, sauf les articles 34, 39 et 40	Tous, sauf l'article 3 et les articles 19 à 23 du Règlement 860 des R.R.O. de 1990 (Système d'information sur les matériaux dangereux utilisés au travail (SIMDUT))
54.	<i>Loi sur les ressources en pétrole, en gaz et en sel</i>	La loi entière	Tous
55.	<i>Loi sur la Commission des transports routiers de l'Ontario</i>	La loi entière	Tous
56.	<i>Loi sur le Régime de garanties des logements neufs de l'Ontario</i>	La loi entière	Tous
57.	<i>Loi sur les ressources en eau de l'Ontario</i>	La loi entière	Tous
58.	<i>Loi sur l'équité salariale</i>	La loi entière	Tous
59.	<i>Loi sur les pesticides</i>	La loi entière	Tous
60.	<i>Loi sur les maladies des plantes</i>	La loi entière	Tous
61.	<i>Loi de 2000 favorisant le choix et l'excellence au niveau postsecondaire</i>	La loi entière	Tous
62.	<i>Loi de 2005 sur les collèges privés d'enseignement professionnel</i>	La loi entière	Tous
63.	<i>Loi de 2005 sur les services privés de sécurité et d'enquête</i>	La loi entière	Tous
64.	<i>Loi de 2006 sur les parcs provinciaux et les réserves de conservation</i>	La loi entière	Tous
65.	<i>Loi sur les terres publiques</i>	La loi entière	Tous

Numéro	Colonne 1	Colonne 2	Colonne 3
	Titre de la loi	Partie de la loi qui est désignée	Règlements pris en application de la loi qui sont désignés
66.	<i>Loi sur les véhicules de transport en commun</i>	La loi entière	Tous
67.	<i>Loi de 2000 sur la Commission des courses de chevaux</i>	La loi entière	Tous
68.	<i>Loi de 2002 sur le courtage commercial et immobilier</i>	La loi entière	Tous
69.	<i>Loi de 2006 sur la location à usage d'habitation</i>	La partie XVI (Infractions)	Aucun
70.	<i>Loi de 2002 sur la salubrité de l'eau potable</i>	La loi entière	Tous
71.	<i>Loi de 1995 sur les chemins de fer d'intérêt local</i>	La loi entière	Tous
72.	<i>Loi favorisant un Ontario sans fumée</i>	La loi entière	Tous
73.	<i>Loi de 2002 sur la durabilité des réseaux d'eau et d'égouts</i>	La loi entière	Tous
74.	<i>Loi de 2000 sur les normes techniques et la sécurité</i>	La loi entière	Tous
75.	<i>Loi de 2002 sur le secteur du voyage</i>	La loi entière	Tous
76.	<i>Loi de 1999 sur la société appelée Vintners Quality Alliance</i>	La loi entière	Le Règl. de l'Ont. 405/00 (General) Le Règl. de l'Ont. 406/00 (Rules of Vintners Quality Alliance Ontario under Clauses 5 (1) (a), (b) and (c) of the Act Relating to Terms, Descriptions and Designations for VQA Wine)
77.	<i>Loi de 2002 sur le réacheminement des déchets</i>	La loi entière	Tous

TABLEAU 2
TEXTES LÉGISLATIFS ABROGÉS DÉSIGNÉS EN VERTU DE L'ARTICLE 12 DE LA LOI

Numéro	Colonne 1	Colonne 2	Colonne 3	Colonne 4
	Titre de la loi abrogée	Partie de la loi abrogée qui est désignée	Règlements abrogés pris en application de la loi abrogée qui sont désignés	Ministre chargé de l'application
1.	<i>Loi sur la protection du consommateur</i>	La loi entière	Le Règlement 176 des R.R.O. de 1990 (Dispositions générales) Le Règl. de l'Ont. 175/01 (Direct Sales Contracts)	Ministre des Services gouvernementaux et des Services aux consommateurs
2.	<i>Loi sur l'inspection des viandes (Ontario)</i>	La loi entière	Le Règl. de l'Ont. 632/92 (General)	Ministre de l'Agriculture, de l'Alimentation et des Affaires rurales
3.	<i>Loi sur les collèges privés d'enseignement professionnel</i>	La loi entière	Le Règlement 939 des R.R.O. de 1990 (General)	Ministre de la Formation et des Collèges et Universités
4.	<i>Loi sur les enquêteurs privés et les gardiens</i>	La loi entière	Aucun	Ministre de la Sécurité communautaire et des Services correctionnels
5.	<i>Loi sur le courtage commercial et immobilier</i>	La loi entière	Le Règlement 986 des R.R.O. de 1990 (General)	Ministre des Services gouvernementaux et des Services aux consommateurs
6.	<i>Loi de 1997 sur la protection des locataires</i>	L'article 206	Aucun	Ministre des Affaires municipales et du Logement

Numéro	Colonne 1	Colonne 2	Colonne 3	Colonne 4
	Titre de la loi abrogée	Partie de la loi abrogée qui est désignée	Règlements abrogés pris en application de la loi abrogée qui sont désignés	Ministre chargé de l'application
7.	<i>Loi sur les cinémas</i>	La loi entière	Le Règlement 1031 des R.R.O. de 1990 (Dispositions générales) Le Règl. de l'Ont. 248/95 (Adult Sex Film Stickers)	Ministre des Services gouvernementaux et des Services aux consommateurs
8.	<i>Loi sur les agences de voyages</i>	La loi entière	Le Règl. de l'Ont. 806/93 (General)	Ministre des Services gouvernementaux et des Services aux consommateurs

ANNEXE C

DÉSIGNATION POUR L'APPLICATION DE L'ARTICLE 14 DE LA LOI (AUTORISATIONS MULTIPLES)

Numéro	Colonne 1	Colonne 2	Colonne 3
	Titre de la loi	Partie de la loi qui est désignée	Règlements pris en application de la loi qui sont désignés
1.	<i>Loi de 2005 sur l'accessibilité pour les personnes handicapées de l'Ontario</i>	La loi entière	Tous
2.	<i>Loi sur les ressources en agrégats</i>	La loi entière	Tous
3.	<i>Loi sur les installations de drainage agricole</i>	La loi entière	Tous
4.	<i>Loi sur les ambulances</i>	La loi entière	Tous
5.	<i>Loi sur le contrôle des sports</i>	La loi entière	Tous
6.	<i>Loi sur les huissiers</i>	La loi entière	Tous
7.	<i>Loi sur l'apiculture</i>	La loi entière	Tous
8.	<i>Loi sur les cimetières (révisée)</i>	La loi entière	Tous
9.	<i>Loi de 2006 sur l'eau saine</i>	La loi entière	Tous
10.	<i>Loi sur les agences de recouvrement</i>	La loi entière	Tous
11.	<i>Loi de 1998 sur les condominiums</i>	La loi entière	Tous
12.	<i>Loi sur les offices de protection de la nature</i>	La loi entière	Tous
13.	<i>Loi de 2002 sur la protection du consommateur</i>	La loi entière	Tous
14.	<i>Loi sur les renseignements concernant le consommateur</i>	La loi entière	Tous
15.	<i>Loi de 1994 sur la durabilité des forêts de la Couronne</i>	La loi entière	Tous
16.	<i>Loi sur le transport de matières dangereuses</i>	La loi entière	Tous
17.	<i>Loi sur les cadavres d'animaux</i>	La loi entière	Tous
18.	<i>Loi sur l'interchangeabilité des médicaments et les honoraires de préparation</i>	Les articles 12.1 et 12.2	L'article 2 et l'annexe 1 du Règlement 935 des R.R.O. de 1990 (General)
19.	<i>Loi de 1998 sur l'électricité</i>	La partie VIII (Sécurité des installations électriques)	Le Règl. de l'Ont. 164/99 (Electrical Safety Code) Le Règl. de l'Ont. 22/04 (Electrical Distribution Safety) Le Règl. de l'Ont. 570/05 (Licensing of Electrical Contractors and Master Electricians) Le Règl. de l'Ont. 438/07 (Product Safety)
20.	<i>Loi de 2000 sur les normes d'emploi</i>	La loi entière	Tous
21.	<i>Loi sur les espèces en voie de disparition</i>	La loi entière	Tous
22.	<i>Loi de 2007 sur les espèces en voie de disparition</i>	La loi entière	Tous
23.	<i>Loi sur les évaluations environnementales</i>	La loi entière	Tous

Numéro	Colonne 1	Colonne 2	Colonne 3
	Titre de la loi	Partie de la loi qui est désignée	Règlements pris en application de la loi qui sont désignés
24.	<i>Loi sur la protection de l'environnement</i>	La loi entière	Tous
25.	<i>Loi sur les appareils agricoles</i>	La loi entière	Tous
26.	<i>Loi sur le classement et la vente des produits agricoles</i>	La loi entière	Le Règlement 378 des R.R.O. de 1990 (Grades—Fruits and Vegetables) Le Règlement 384 des R.R.O. de 1990 (Honey) Le Règlement 386 des R.R.O. de 1990 (Maple Products)
27.	<i>Loi de 2005 sur le classement des films</i>	La loi entière	Tous
28.	<i>Loi de 1997 sur la protection du poisson et de la faune</i>	La loi entière	Tous
29.	<i>Loi sur l'inspection du poisson</i>	La loi entière	Tous
30.	<i>Loi de 2001 sur la qualité et la salubrité des aliments</i>	La loi entière	Le Règl. de l'Ont. 222/05 (General) Le Règl. de l'Ont. 31/05 (Meat)
31.	<i>Loi sur la prévention des incendies de forêt</i>	La loi entière	Tous
32.	<i>Loi de 2002 sur les services funéraires et les services d'enterrement et de crémation</i>	La loi entière	Tous
33.	<i>Loi sur les directeurs de services funéraires et les établissements funéraires</i>	La loi entière	Tous
34.	<i>Loi sur le grain</i>	La loi entière	Tous
35.	<i>Loi sur la protection contre les rayons X</i>	La loi entière	Tous
36.	<i>Loi sur la protection et la promotion de la santé</i>	La loi entière	Le Règlement 554 des R.R.O. de 1990 (Camps dans des territoires non érigés en municipalités) Le Règlement 562 des R.R.O. de 1990 (Food Premises) Le Règlement 565 des R.R.O. de 1990 (Piscines publiques) Le Règlement 568 des R.R.O. de 1990 (Camps de loisirs) Le Règl. de l'Ont. 428/05 (Public Spas)
37.	<i>Code de la route</i>	La loi entière	Tous
38.	<i>Loi sur les foyers de soins spéciaux</i>	La loi entière	Le Règlement 636 des R.R.O. de 1990 (General), sauf la partie VI (Admission of Residents) et la partie IX (Payments by Minister)
39.	<i>Loi autorisant des laboratoires médicaux et des centres de prélèvement</i>	La loi entière, sauf les alinéas 9 (14) b) et c), le paragraphe 9 (15), l'alinéa 18 r) et les articles 19 et 20	Le Règlement 682 des R.R.O. de 1990 (Laboratoires), sauf l'alinéa 9 (1) f) et l'article 14 Le Règlement 683 des R.R.O. de 1990 (Centres de prélèvement)
40.	<i>Loi sur l'aménagement des lacs et des rivières</i>	La loi entière	Tous
41.	<i>Loi sur le bétail et les produits du bétail</i>	La loi entière	Le Règlement 724 des R.R.O. de 1990 (Oeufs) Le Règlement 725 des R.R.O. de 1990 (Bétail) Le Règlement 726 des R.R.O. de 1990 (Oeufs transformés)

Numéro	Colonne 1	Colonne 2	Colonne 3
	Titre de la loi	Partie de la loi qui est désignée	Règlements pris en application de la loi qui sont désignés
42.	<i>Loi sur la vente à l'encan du bétail</i>	La loi entière	Tous
43.	<i>Loi sur les médicaments pour le bétail</i>	La loi entière	Tous
44.	<i>Loi sur le lait</i>	Les articles 1 et 2, les paragraphes 2.1 (1), (3), (4) et (5) et les articles 4, 10, 11, 13, 14, 15, 16, 21 et 22	Le Règlement 753 des R.R.O. de 1990 (Grades, Standards, Designations, Classes, Packing and Marking) Le Règlement 761 des R.R.O. de 1990 (Milk and Milk Products)
45.	<i>Loi sur les mines</i>	La loi entière	Le Règlement 768 des R.R.O. de 1990 (Surveys of Mining Claims) Le Règl. de l'Ont. 6/96 (Travaux d'évaluation) Le Règl. de l'Ont. 7/96 (Jalonnement des claims) Le Règl. de l'Ont. 356/98 (Jalonnement dans les secteurs désignés) Le Règl. de l'Ont. 240/00 (Mine Development and Closure under Part VII of the Act) Le Règl. de l'Ont. 263/02 (Exploration Licences, Production and Storage Leases for Oil and Gas in Ontario) Le Règl. de l'Ont. 192/06 (Autorisation d'analyser la teneur en minéraux) Le Règl. de l'Ont. 323/07 (Royalty on Diamonds)
46.	<i>Loi sur le ministère de la Formation et des Collèges et Universités</i>	La loi entière	Tous
47.	<i>Loi sur les commerçants de véhicules automobiles</i>	La loi entière	Tous
48.	<i>Loi de 2002 sur le commerce des véhicules automobiles</i>	La loi entière	Tous
49.	<i>Loi sur la planification et l'aménagement de l'escarpement du Niagara</i>	La loi entière	Tous
50.	<i>Loi de 2002 sur la gestion des éléments nutritifs</i>	La loi entière	Tous
51.	<i>Loi sur la santé et la sécurité au travail</i>	La loi entière	Tous
52.	<i>Loi sur les ressources en pétrole, en gaz et en sel</i>	La loi entière	Tous
53.	<i>Loi sur le régime de médicaments de l'Ontario</i>	La loi entière	Tous
54.	<i>Loi sur la Commission des transports routiers de l'Ontario</i>	La loi entière	Tous
55.	<i>Loi sur le Régime de garanties des logements neufs de l'Ontario</i>	La loi entière	Tous
56.	<i>Loi sur les ressources en eau de l'Ontario</i>	La loi entière	Tous
57.	<i>Loi sur l'équité salariale</i>	La loi entière	Tous
58.	<i>Loi sur les pesticides</i>	La loi entière	Tous
59.	<i>Loi sur les maladies des plantes</i>	La loi entière	Tous
60.	<i>Loi de 2000 favorisant le choix et l'excellence au niveau postsecondaire</i>	La loi entière	Tous
61.	<i>Loi de 2005 sur les collèges privés d'enseignement professionnel</i>	La loi entière	Tous

Numéro	Colonne 1	Colonne 2	Colonne 3
	Titre de la loi	Partie de la loi qui est désignée	Règlements pris en application de la loi qui sont désignés
62.	<i>Loi de 2006 sur les parcs provinciaux et les réserves de conservation</i>	La loi entière	Tous
63.	<i>Loi sur les terres publiques</i>	La loi entière	Tous
64.	<i>Loi sur les véhicules de transport en commun</i>	La loi entière	Tous
65.	<i>Loi de 2000 sur la Commission des courses de chevaux</i>	La loi entière	Tous
66.	<i>Loi de 2002 sur le courtage commercial et immobilier</i>	La loi entière	Tous
67.	<i>Loi de 2006 sur la location à usage d'habitation</i>	La partie XIV (Normes d'entretien), la partie XV (Application et exécution) et la partie XVI (Infractions)	Aucun
68.	<i>Loi de 2002 sur la salubrité de l'eau potable</i>	La loi entière	Tous
69.	<i>Loi de 1995 sur les chemins de fer d'intérêt local</i>	La loi entière	Tous
70.	<i>Loi favorisant un Ontario sans fumée</i>	La loi entière	Tous
71.	<i>Loi de 2002 sur la durabilité des réseaux d'eau et d'égouts</i>	La loi entière	Tous
72.	<i>Loi de 2000 sur les normes techniques et la sécurité</i>	La loi entière	Tous
73.	<i>Loi de la taxe sur le tabac</i>	La loi entière, sauf l'article 17	Aucun
74.	<i>Loi de 2002 sur le secteur du voyage</i>	La loi entière	Tous
75.	<i>Loi de 1999 sur la société appelée Vintners Quality Alliance</i>	La loi entière	Le Règl. de l'Ont. 405/00 (General) Le Règl. de l'Ont. 406/00 (Rules of Vintners Quality Alliance Ontario under Clauses 5 (1) (a), (b) and (c) of the Act Relating to Terms, Descriptions and Designations for VQA Wine)
76.	<i>Loi de 2002 sur le réacheminement des déchets</i>	La loi entière	Tous

16/08

NOTE: Consolidated regulations and various legislative tables pertaining to regulations can be found on the e-Laws website (www.e-Laws.gov.on.ca).

REMARQUE : Les règlements codifiés et diverses tables concernant les règlements se trouvent sur le site Lois-en-ligne (www.lois-en-ligne.gouv.on.ca).

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TEXTE D'INFORMATION POUR LA GAZETTE DE L'ONTARIO

Information

La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à mbs.GazettePubsOnt@ontario.ca

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- 2) Pour chaque insertion supplémentaire commandée en même temps que l'insertion initiale, le tarif est 40,00\$
- 3) Les clients peuvent confirmer la publication d'une annonce en visitant le site web de La Gazette de l'Ontario www.ontariogazette.gov.on.ca ou en visionnant une copie imprimée à une bibliothèque locale.

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LA GAZETTE DE L'ONTARIO

50 rue Grosvenor, Toronto (Ontario) M7A 1N8

Téléphone (416) 326-5306

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INFORMATION TEXT FOR ONTARIO GAZETTE

Information

The Ontario Gazette is published every Saturday. Advertisements/notices must be received no later than 3 pm on Thursday, 9 days before publication of the issue in which they should appear. For weeks including Easter Monday, November 11th or a statutory holiday allow an extra day. For the Christmas/New Year holiday schedule please contact the Gazette at (416) 326-5310 or by email at mbs.GazettePubsOnt@ontario.ca

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The Ontario Gazette

La Gazette de l'Ontario

Vol. 141-17
Saturday, 26 April 2008

Toronto

ISSN 0030-2937
Le samedi 26 avril 2008

Proclamation

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

GOVERNMENT EFFICIENCY ACT, 2002

We, by and with the advice of the Executive Council of Ontario, name June 16, 2008 as the day on which subsections 12 (1) and (3) to (11) and section 17 of Schedule P to the *Government Efficiency Act, 2002*, c. 18, which amend the *Highway Traffic Act*, come into force.

WITNESS:

THE HONOURABLE
DAVID C. ONLEY

LIEUTENANT GOVERNOR OF OUR
PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on April 16, 2008.

BY COMMAND

GERRY PHILLIPS
Minister of Government and Consumer Services

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

LOI DE 2002 SUR L'EFFICIENCE DU GOUVERNEMENT

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 16 juin 2008 comme le jour où entrent en vigueur les paragraphes 12 (1) et (3) à (11) et l'article 17 de l'annexe P de la *Loi de 2002 sur l'efficacité du gouvernement*, chap. 18, qui modifie le *Code de la route*.

TÉMOIN:

L'HONORABLE
DAVID C. ONLEY

LIEUTENANT-GOUVERNEUR DE NOTRE
PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 16 avril 2008.

PAR ORDRE

GERRY PHILLIPS
ministre des Services gouvernementaux et
des Services aux consommateurs
(141-G171)

Ontario Highway Transport Board

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the Motor Vehicle Transport Act, 1987, and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Published by Ministry of Government and
Consumer Services
Publié par le Ministère des Services gouvernementaux
et des Services aux consommateurs

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775



Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732

Abba Limousine Inc.
426 Faith Dr., Mississauga, ON L5R 3Y7

47312

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from:

1. points in the Cities of Toronto, Orillia and Hamilton, the Regional Municipalities of Peel, York, Durham, Halton and Niagara and the Counties of Essex, Dufferin, Peterborough and Hastings to the Ontario/Quebec and Ontario/USA border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.
2. points in the United States of America as authorized by the relevant jurisdiction from the Ontario/USA border crossings to points in Ontario and for the return of same passengers on the same chartered trip to point of origin.

PROVIDED THAT:

- a) there be no pick up or drop off of passengers except at point of origin;
- b) the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54.

Applies for a public vehicle operating licence as follows: **47312-A**

For the transportation of passengers on a chartered trip from points in the Cities of Toronto, Orillia and Hamilton, the Regional Municipalities of Peel, York, Durham, Halton and Niagara and the Counties of Essex, Dufferin, Peterborough and Hastings.

PROVIDED that the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54.

Autobus Robin Inc.
737 St-Cyrille, Normandin, Quebec G8M 4S2

47545

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Province of Québec as authorized by the Province of Québec from the Ontario/Manitoba, Ontario/Québec and Ontario/U.S.A. border crossings

1. to points in Ontario
2. in transit through Ontario to the Ontario/Manitoba, Ontario/Québec, and Ontario/U.S.A. border crossings for furtherance

and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there be no pick-up or discharge of passengers except at point of origin."

3. to points in Ontario on a one way chartered trip without pick-up of passengers in Ontario.

Kelvin L. Byers
R. R. #2, 37723 Highway 62, Combermere, ON K0J 1L0

37850-A

Applies for an amendment to public vehicle (school bus) operating licence PVS-6882 as follows:

For the transportation of students for the Hastings and Prince Edward District School Board between points in the County of Hastings and schools under the jurisdiction of the aforesaid School Board.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Board.

AND PROVIDED THAT the current terms of public vehicle (school bus) operating licence PVS-6882 be cancelled.

Mary A. Cook (o/a J and C Enterprises)
1045 John Counter Blvd., Kingston, ON K7K 6C7

47542

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for the Algonquin and Lakeshore Catholic District School Board, the Limestone District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est and Le Conseil Des Ecoles Publiques De L'Est De L'Ontario between points in the County of Frontenac and the United Counties of Lennox and Addington and schools under the jurisdiction of the aforesaid School Boards.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards.

Jet Express Tours & Shuttle Services Limited
26 - 5080 Fairview St., Burlington, ON L7L 7E9

47544

Applies for an extra-provincial operating licence as follows:

For the transportation of passengers on a chartered trip:

- I. from points in the Cities of Toronto and Hamilton, the Regional Municipalities of York, Peel, Halton, Waterloo and Niagara and the Counties of Middlesex, Wellington and Brant to the Ontario/Québec, Ontario/Manitoba and the Ontario/U.S.A. border crossings for furtherance to points as authorized by the relevant jurisdiction:

1. and return of the same passengers on the same chartered trip to point of origin;

PROVIDED THAT there shall be no pick-up or discharge of passengers except at point of origin.

2. on a one-way chartered trip to points as authorized by the relevant jurisdiction.

- II. from points in the United States of America as authorized by the relevant jurisdiction from the Ontario/U.S.A. border crossings:

1. to points in Ontario and for the return of the same passengers on the same chartered trip to point of origin;

PROVIDED THAT there shall be no pick-up or discharge of passengers except at point of origin.

2. to points in Ontario on a one-way chartered trip without pick-up of passengers in Ontario.

- III. from points in the Province of Quebec as authorized by the relevant jurisdiction from the Ontario/Quebec border crossings:

1. to points in Ontario and for the return of the same passengers on the same chartered trip to point of origin;

PROVIDED THAT there shall be no pick-up or discharge of passengers except at point of origin.

2. to points in Ontario on a one-way chartered trip without pick-up of passengers in Ontario.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54, each having a maximum seating capacity of 12 passengers, exclusive of the driver.

Applies for a public vehicle operating licence as follows: **47544-A**

For the transportation of passengers on a chartered trip from points in the Cities of Toronto and Hamilton, the Regional Municipalities of York, Peel, Halton, Waterloo and Niagara and the Counties of Middlesex, Wellington and Brant.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54, each having a maximum seating capacity of 12 passengers, exclusive of the driver.

Dan P. Morke (o/a Cessna Airway & Coach) 46218-B
2900 Warden Ave., Box 92032, Toronto, ON M1W 4B6

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Counties of Essex, Lambton, Huron, Lanark and Renfrew to the Ontario/Manitoba, Ontario/Quebec and Ontario/USA border crossings for furtherance

1. to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED that there shall be no pick up or discharge of passengers except at point of origin;

2. on a one way chartered trip to points as authorized by the relevant jurisdiction.

Applies for a public vehicle operating licence as follows: **46218-C**

For the transportation of passengers on a chartered trip from points in the Counties of Essex, Lambton, Huron, Lanark and Renfrew.

Paul M. Soudant 42409-A
1077 Soudant Lane, R. R. # 1, Godfrey, ON K0H 1T0

Applies for an amendment to public vehicle (school bus) operating licence PVS-5289 as follows:

For the transportation of students for the Algonquin and Lakeshore Catholic District School Board and the Limestone District School Board between points in the County of Frontenac and the United Counties of Lennox and Addington and schools under the jurisdiction of the aforesaid School Boards.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards.

AND PROVIDED THAT the current terms of public vehicle (school bus) operating licence PVS-5289 be cancelled.

Superior Coach Travel Inc. 47325-B
172 Collier St., Barrie, ON L4M 1H7

Applies for an extra-provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Cities of Toronto and Hamilton, the Regional Municipalities of Durham, York, Peel and Halton to the Ontario/Québec, Ontario/Manitoba and the Ontario/U.S.A. border crossings for furtherance to points as authorized by the relevant jurisdiction and return of the same passengers on the same chartered trip to point of origin;

PROVIDED THAT there shall be no pick-up or discharge of passengers except at point of origin.

Applies for a public vehicle operating licence as follows: **47325-C**

For the transportation of passengers on a chartered trip from points in the Cities of Toronto and Hamilton, the Regional Municipalities of Durham, York, Peel and Halton.

Thirstysoul Entertainment Inc. (o/a Norma Jean's Beach Bus) 47543
1332 Huron St., London, ON N5V 2E2

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a scheduled service between the City of London on the one hand and the Municipality of Lambton Shores on the other hand.

Provided that the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, R.S.O. 1990 Chapter P.54.

Explanatory Note:

The application is designed to provide a transit service for individuals and families without transportation to the beaches in Grand Bend over the weekends.

Yorkville Limousine Ltd. 47302
2155 Leanne Blvd., #109, Mississauga, ON L5K 2K8

Applies for an extra-provincial operating licence as follows:

For the transportation of passengers on a chartered trip:

- I. from points in the Cities of Toronto and Hamilton, the Regional Municipalities of Durham, York, Peel, Halton, Waterloo and Niagara and the Counties of Middlesex and Wellington to the Ontario/Québec and the Ontario/U.S.A. border crossings for furtherance to points as authorized by the relevant jurisdiction:

1. and return of the same passengers on the same chartered trip to point of origin;

PROVIDED THAT there shall be no pick-up or discharge of passengers except at point of origin.

2. on a one-way chartered trip to points as authorized by the relevant jurisdiction.

- II. from points in the United States of America as authorized by the relevant jurisdiction from the Ontario/U.S.A. border crossings:

1. to points in Ontario and for the return of the same passengers on the same chartered trip to point of origin;

PROVIDED THAT there shall be no pick-up or discharge of passengers except at point of origin.

2. to points in Ontario on a one-way chartered trip without pick-up of passengers in Ontario.

PROVIDED that the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54, each having a maximum seating capacity of 12 passengers, exclusive of the driver.

NOTE: This replaces the terms that appeared in the Ontario Gazette dated March 15, 2008.

Also applies for a public vehicle operating licence as follows: **47302-A**

For the transportation of passengers on a chartered trip points in the Cities of Toronto and Hamilton, the Regional Municipalities of Durham, York, Peel, Halton, Waterloo and Niagara and the Counties of Middlesex and Wellington.

PROVIDED that the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of

Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54, each having a maximum seating capacity of 12 passengers, exclusive of the driver.

NOTE: This replaces the terms that appeared in the Ontario Gazette dated March 15, 2008.

(141-G172) **FELIX D'MELLO**
Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis de non-observation de la Loi sur l'imposition des sociétés

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Ministry of Finance, Corporations Tax, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des sociétés*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des sociétés* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à l'Imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa ON L1H 8H6.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2008-04-26	
ABRUNZO HOLDINGS INC.	001333559
ADA HERBS & BEAUTY CENTRE INC.	001609827
ADVANCED WORLDWIDE MEDICAL TECHNOLOGY INC.	002028325
ALCO WINDOWS INC.	001497078
ALPHA & OMEGA ENTERPRISES LTD.	000948008
ALTAEF LTD.	001576158
ASHLAND TAYLOR INC.	000732497
ATLANTIC & PACIFIC TRADING GROUP INC.	001020396
ATLANTIC GREASE & LUBRICANTS LTD.	001564624
AWG GROUP INC.	002018995
BARADA CONSULTING INC.	001055789
BGS EASTERN INC.	000851580
BLAZER LOGISTICS INC.	001362106
BOGYAY INDUSTRIAL & COMMERCIAL CONSULTANTS INC.	000356829
BRUNO MEFFE INVESTMENTS LTD.	000514136
BUFORD INDUSTRIES INC.	002025507
CADWELL INDUSTRIES INC.	001471384

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
CBS INSURANCE AGENCY LIMITED	000574148
CENTER CITY SPORTS INC.	001597068
CHIC IMPORTS LTD.	001531346
CHICAN INTERNATIONAL INFORMATION CONSULTING LTD.	001378830
CIRRUS TRANSLATION & TYPESETTING INC.	001207209
CITY MARINE & POWERBOATS INC.	000637432
CONRES PROPERTY ASSET MANAGEMENT INC.	002044979
CYBERWORLD MEDIA MANAGEMENT CORP.	001134617
D. CALMUSKY AND ASSOCIATES LIMITED	001047171
D.L.S. LIMOUSINE SERVICE INC.	001435085
DATAPRIVACY PARTNERS LTD.	001396406
DBL LIFE S.A.S. INC.	001545746
DE SILVAS FAST FOODS LTD.	000499109
DIAMOND GAMING SERVICES INC.	001019965
DIRECT INTERNET TV INC.	001408799
DREAMCOAST BUILDING DESIGN LIMITED	001132704
EIP CONSULTANTS & DEVELOPERS LTD.	000751425
ELEN ENTERPRISES (ONTARIO) INC.	000461827
ENVIRO INDUSTRIAL TECHNOLOGIES (CANADA), INC.	002000471
EQUIPE SALON INTERNATIONAL INC.	001609100
EXPLORATION TREK INC.	001360531
FASTBREAK LOGISTICS INC.	001354499
FLAGSHIP MOTORS INC.	001165227
FOGLIE FLORIST LTD.	000706369
FULL BODY FOCUS SPA AND FITNESS CENTRE INC.	002024467
G.M.J. HOLDINGS LTD.	001101835
GEMSCENE ENTERPRISES INC.	001534892
GERLINCO PROPERTY SERVICES LIMITED	000925461
GLADVELL DEVELOPMENT CORP.	002022025
GOLDEN CROWN MACHINERY SALES INC.	000900587
GOTTARDO MANAGEMENT LIMITED	000735355
GRAY'S FLORIST LIMITED	000660441
GREAT WHITE PRODUCTIONS INC.	001177340
HANDSUP INC.	001452173
HARTFORD INTERNATIONAL CORPORATION	001476592
HMTCL LIMITED	001443352
HUMAN RESOURCES PLANNING ASSOCIATES INC.	001351111
HUNTER - RUTLAND INC.	001546106
INDEPENDENT GENERAL CONTRACTING ONTARIO LTD.	000788202

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
INTEREX PRECISION GRINDING INC.	001021289
IPO PARTNERSHIP INC.	001463894
J & T BATHROOMS & RENOVATIONS INC.	001394995
J.R. HEATING LTD.	002028691
JACKSON AND LACHAPELLE HOLDINGS LIMITED	000400165
JARINVEST HOLDINGS INC.	001272911
JIN DING INDUSTRIES DEVELOPMENT (CANADA) LIMITED	001511654
JUARA CORPORATION	001429921
JUDGMENT ENFORCEMENT ASSOCIATES, INC.	001397238
JUST VACATIONS INC.	001293949
KALUSO GRAPHIC COMMUNICATIONS LTD.	001081868
KAPA ENTERPRISES INC.	001581455
KGD CORPORATION	002003971
KIEFFER ENGINEERING LTD	000542761
KINGSBRIDGE SCHOOL INC.	001547074
KUMFEE CARE NURSING AGENCY LTD.	001440275
LAIRD & LAIRD INSURANCE BROKERS INC.	000947224
LICOPODIUM LTD.	001175613
LIGHTHOUSE STRATEGIES INC.	002008456
M. FEYEN BUILDER LTD.	001018420
MAPLETON METAL INC.	002047184
MARTIN P. PAIVIO & ASSOCIATES LTD.	000609040
MENU SCREEN NETWORK INC.	002040293
MIDOBAK GROUP OF CANADA INC.	001212733
MISSISSIPPI COLLISION CENTRE INC.	001499891
MISTER NICE CREAM LTD.	001119769
MIVAS MANAGEMENT LTD.	000776104
MURRAY KELLER COMPUTER SERVICES INC.	000898448
MYSTIQUE SPA INC.	001411495
NEELAM PRODUCTIONS INC.	001585121
NEW MILLENNIUM ENTERPRISES INC.	001201814
NEW RAINBOW ENTERPRISE LTD.	001196058
NIAGARA CURRENT PUBLICATIONS INC.	001515597
NOMA HOUSE CO. LTD.	000866143
NORTH BEACH MANAGEMENT CORPORATION	000788169
NORTHERN MATERIALS AND ENVIRONMENT INC.	001195012
NOVOSIGHT INCORPORATED	001424139
ORLONA PARK LIMITED	000420235
P. W. MECHANICAL LTD.	000852026
PAXTAN CAREER EDUCATION INC.	001253684
PIZZA KING & WINGS LTD.	001414682
PLATINUM SPA INC.	001415845
POLAR BEAR BEVERAGES (CANADA) INC.	001114168
POLCON TILE LTD.	000958901
PPLAYFORD INC.	001475212
PRETZEL TIME (SQUARE ONE) INC.	001115932
PRIME FOX CONSULTING INC.	001525009
PRINCETON URBAN DEVELOPMENT CORPORATION	001276643
PROFESSIONAL GOURMET SOLUTIONS INC.	001112260
PULSE MARKETING CANADA INC.	001576005
QUICK MORTGAGE SERVICES INC.	001350347
R.B. ACTION LTD.	000848577
S. FURNITURE MFG. LTD.	001126689
SASSARI PACIFIC CORPORATION	001100989

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
SAVARY CONTRACTING INC.	001517758
SCOTT OROSZ CONTRACTING LIMITED	000853160
SEALEY & POST MECHANICAL INC.	000407218
SELECT MECHANICAL INC.	001264254
SHORT LANE FARMS (1993) INC.	001017043
SIRENA SPA INC.	001557251
SNOWMAN SALES & MARKETING INC.	001342396
SONG GANG PRODUCTIONS INC.	001517690
SPARKHOUSE INTERACTIVE COMMUNICATIONS INC.	001448893
STAT HEATING & COOLING LTD.	001116669
STONEY LANDSCAPING INC.	001082452
SVN MEDIA INC.	002019936
T & H TRANSPORT LTD.	001501582
T.H.M. LANDSCAPE CONSTRUCTION LTD.	000983757
THAI HOUSE CONSULTING INC.	001357074
THAMES MANAGEMENT INC.	000826036
THE BRIDAL PENTHOUSE LIMITED	000139413
THE FOX GROUP INCORPORATED	001338720
THE G R H GROUP INC.	001080320
THE GREEN BEAN COFFEE ROASTING CORPORATION	001048760
THE HAAS GROUP INC.	001228612
THE STREET IN CANADA LIMITED	001016983
THE WINE ENVIRONMENT INC.	001408245
TI HOLDINGS INC.	001421297
TORONTO BUSINESS CONNECT LTD.	001393279
TORONTO CONGLOMERATE TILE INC.	001304108
TWO-C HOLDINGS LIMITED	002013778
ULTIMATE AUTO INC.	001553493
VAIN MAGAZINE INC.	001440796
VANSCANADA INC.	001553343
VIETCANLOVE INC.	002029982
VIPS XVIII LTD.	000964296
VIRTUALTHERE INC.	001428306
VISTAVIEW PRODUCTS INC.	000708633
VMS REHAB SYSTEMS, INC.	001286702
WEE RENT-IT (1984) LTD	000590388
YBL INC. CONSULTING ENGINEERS	001114196
ZIZOVSKI INVESTMENTS INC.	000893580
ZYSHOPS INC.	001374225
1009604 ONTARIO INC.	001009604
1024730 ONTARIO LIMITED	001024730
1055638 ONTARIO LTD.	001055638
1057900 ONTARIO INC.	001057900
1057970 ONTARIO LIMITED	001057970
1071143 ONTARIO LIMITED	001071143
1073696 ONTARIO INC.	001073696
1079639 ONTARIO LTD.	001079639
1087588 ONTARIO INC.	001087588
1097285 ONTARIO INC.	001097285
1108928 ONTARIO INC.	001108928
1120112 ONTARIO LIMITED	001120112
1120632 ONTARIO INC.	001120632
1132533 ONTARIO CORPORATION	001132533
1149384 ONTARIO INC.	001149384
1164362 ONTARIO INC.	001164362
1188733 ONTARIO LIMITED	001188733
1202014 ONTARIO INC.	001202014
1209093 ONTARIO LIMITED	001209093
1235536 ONTARIO LIMITED	001235536
1241107 ONTARIO INC.	001241107
1244047 ONTARIO LTD.	001244047
1254881 ONTARIO INC.	001254881
1296594 ONTARIO LIMITED	001296594
1297103 ONTARIO LIMITED	001297103
1297774 ONTARIO INC.	001297774

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1302043 ONTARIO INC.	001302043
1306492 ONTARIO INC.	001306492
1318907 ONTARIO INC.	001318907
1330434 ONTARIO LTD.	001330434
1340008 ONTARIO LTD.	001340008
1403226 ONTARIO INC.	001403226
1403307 ONTARIO LIMITED	001403307
1409826 ONTARIO INC.	001409826
1415898 ONTARIO LTD.	001415898
1431590 ONTARIO INC.	001431590
1435395 ONTARIO LIMITED	001435395
1467402 ONTARIO LIMITED	001467402
1473167 ONTARIO INC.	001473167
1481326 ONTARIO INC.	001481326
1483419 ONTARIO LTD.	001483419
1484700 ONTARIO INC.	001484700
1487723 ONTARIO CORPORATION	001487723
1494335 ONTARIO LTD.	001494335
1497622 ONTARIO INC.	001497622
1499641 ONTARIO INC.	001499641
1512544 ONTARIO INC.	001512544
1514194 ONTARIO INC.	001514194
1517123 ONTARIO INC.	001517123
1517716 ONTARIO LIMITED	001517716
1518708 ONTARIO INCORPORATED	001518708
1521565 ONTARIO LIMITED	001521565
1529653 ONTARIO INC.	001529653
1546094 ONTARIO INC.	001546094
1546310 ONTARIO INC.	001546310
1547083 ONTARIO CORPORATION	001547083
1549694 ONTARIO LIMITED	001549694
1556063 ONTARIO INC.	001556063
1559568 ONTARIO INC.	001559568
1591311 ONTARIO INC.	001591311
1605133 ONTARIO INC.	001605133
1607735 ONTARIO INC.	001607735
1852 QUEEN STREET EAST INC.	001527588
20/20 IMAGES INC.	001393692
2008426 ONTARIO LIMITED	002008426
2015352 ONTARIO INC.	002015352
2016179 ONTARIO INC.	002016179
2020941 ONTARIO LIMITED	002020941
2022213 ONTARIO INC.	002022213
2028776 ONTARIO INC.	002028776
2043521 ONTARIO INC.	002043521
2046578 ONTARIO INC.	002046578
3 QUAYS INC.	001523707
319548 ONTARIO LIMITED	000319548
460346 ONTARIO LIMITED	000460346
527693 ONTARIO INC.	000527693
541600 ONTARIO LIMITED	000541600
587805 ONTARIO LIMITED	000587805
632747 ONTARIO LTD.	000632747
741290 ONTARIO INC.	000741290
759789 ONTARIO LIMITED	000759789
762092 ONTARIO LTD.	000762092
777753 ONTARIO INC.	000777753
780984 ONTARIO INC.	000780984
781862 ONTARIO INC.	000781862
848241 ONTARIO LTD.	000848241
855528 ONTARIO LIMITED	000855528
901166 ONTARIO LIMITED	000901166
958104 ONTARIO LTD.	000958104
958720 ONTARIO INC.	000958720
989132 ONTARIO LTD.	000989132

M. KAISBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G173)

Certificate of Dissolution Certificat de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act* has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les sociétés par actions*, un certificat de dissolution a été inscrit pour les compagnies suivantes. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2008-03-13	
1280661 ONTARIO INC.	001280661
2008-03-18	
GERENCSEER CONSTRUCTION LTD.	000392401
IVAN HOLDINGS LIMITED	000155007
LEONARD REEVES HOLDING CORP.	002020988
TRANSWORLD GIFT & HOUSEWARE CORP.	000874690
623642 ONTARIO INC.	000623642
2008-03-19	
PGE MECHANICAL LTD.	001491270
2008-03-20	
1650274 ONTARIO INC.	001650274
2008-03-26	
ALDERWOOD INSURANCE BROKERS LTD.	000945145
ANLISE CONSULTING SERVICES INC.	001417856
BESCO AGENCY LIMITED	000120979
CRAG EQUINE INC.	000740959
NINO CHISTE BEAUTY SALON LIMITED	000505144
R.M.L. CANADA LIMITED	001051897
TIAN ZHU COMPANY LIMITED	001681724
TRILEX MANAGEMENT INC.	001580475
1028741 ONTARIO LIMITED	001028741
1646480 ONTARIO INC.	001646480
2008-03-27	
ARCADIA DUPONT DEVELOPMENT INC.	001259945
B. & J. POLE LINE CONSTRUCTION LTD.	000521675
CHATHAM-KENT WATER TECHNOLOGIES LTD.	001528468
FAIRWAY FARMS INC.	001363139
JOHN R. CARLISLE MANAGEMENT CONSULTING LIMITED	000614015
MF PARTNER LIMITED	000722804
PADAK ENTERPRISES INC.	001651188
PHOENIX STUCCO INC.	001686815
1133522 ONTARIO INC.	001133522
1387341 ONTARIO INC.	001387341
1439156 ONTARIO INC.	001439156
1499551 ONTARIO INC.	001499551
2008-03-28	
AT-HOME IRRIGATION INC.	002047948
B. U. B. CONSTRUCTION LIMITED	000100918
BIG M AUTOMOTIVE INC.	000728252
BRUNET MARKETING DESIGN INC.	001213211
COMTEX CONSULTING INC.	001418385
CROSSETT GENERAL CONTRACTORS INC.	001342919
GOMORRAH'S BOOKS LTD.	001201015
HAWK DATA TECHNOLOGIES INC.	001142613
JACK'S MINI MART & COFFEE SHOP INC.	001461690
JANSEN & MCCULLOUGH ADVERTISING INC.	001043928
LALONDE GENERAL STORE INC.	000986777
LYLE BUCHNER FARM EQUIPMENT LIMITED	000136560
M & J'S COUNTRY KITCHEN LTD.	000902964
QUAVTRO LIMITED	000762965
QUAY SIGNS INC.	000802255
ROGAL MASONRY LIMITED	000132530
RONALD K. DOBSON MANAGEMENT SERVICES LTD.	000661628

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
ROUND THE CORNER BAKESHOP INC.	001187557
SANDER BIDERMAN HOLDINGS LTD.	001520205
SARON (HAMILTON) LTD.	000253981
SHARUKH TRADING INC.	001516562
SOUTHCORBE W.N. ENTERPRISES INC.	001503554
SQUIRE JOHN LIMITED	000308438
SUPER VISION OPTICAL INC.	001100269
TOTSOLN CONSULTING INC.	001584716
TOWN AND ISLAND PROPERTIES INC.	000242279
VERDI FORMING LIMITED	000521663
WYLIE LOGISTICS LTD.	001682436
XCELBEAM TECHNOLOGIES INC.	002039217
1048359 ONTARIO INC.	001048359
1057754 ONTARIO LIMITED	001057754
1068526 ONTARIO LIMITED	001068526
1190636 ONTARIO INC.	001190636
1267028 ONTARIO LIMITED	001267028
1276910 ONTARIO LIMITED	001276910
1617809 ONTARIO LTD.	001617809
1662068 ONTARIO INC.	001662068
1713730 ONTARIO LIMITED	001713730
341921 ONTARIO LIMITED	000341921
949416 ONTARIO INC.	000949416
973117 ONTARIO LIMITED	000973117
2008-03-29	
ALFRED WARD LIMITED	000596068
2008-03-31	
A. E. TINGINYS MANAGEMENT AND INVESTMENT LIMITED	000253268
A.R. PRUDHOMME TRANSPORTATION SERVICES INC.	001480893
AL & SONS FAMILY RESTAURANT INC.	000928171
AMPCON INC.	002060375
BENVEKO LTD.	000334417
BLAIR LOGISTICS INC.	001368669
COUNTRYE TYME REALTY LTD.	000604495
DONALD E. SMITH & ASSOCIATES LIMITED	000462442
EARLTON DEVELOPMENT COMPANY LIMITED	000126428
EXNER PLUMBING & HEATING LTD.	000844486
FOX CONSTRUCTION (WALLACEBURG) LIMITED	000286441
GLENDELL LIMITED	000105954
H.J. HELD ENTERPRISES INC.	000890267
HALL HOME INSPECTION LTD.	001324461
HANG & CU SOFTWARE INC.	001456049
ICE-NET INC.	001571443
KAVITA BOOKKEEPING INC.	001357661
KENNEDY HI FI HOME AUDIO AND VIDEO INC.	001150848
KLC INTERNATIONAL CORP.	001477267
LEGENDARY INTERNATIONAL INC.	000926669
M. C. M. LEASING LTD.	000628412
MARDON QUARRIES LIMITED	000796434
MOBITHINK COMPUTERS INC.	001485743
P.R.S. GROUP INC.	000822798
PLAN-ESTATE INSURANCE BROKERS (1997) LIMITED	001206092
RAWA CAR INC.	001590695
RFC SYSTEM ENGINEERING & MANAGEMENT LTD.	000977958
ROCHERA GROUP INC.	001016838
ROCHERA HOMES LIMITED	001093147
RUNVIEW HOLDINGS INC.	001124399
STUDIO 120 INC.	001538359
SWISS HOSTECH INC.	001276866
T. FREDERICK DIAMONDS INC.	001453644
TAYLOR SOLUTIONS INC.	002033401
TELNET TELECOM INC.	002043368
THE GRASS MAN CARLETON PLACE LIMITED	000660759

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
TRANS CANADA TRAPLINE INC.	001359348
W. A. SEAMAN HOLDING CORPORATION	001060462
W. JOSEPH THOMSON HOLDINGS LTD.	000236981
1029903 ONTARIO INC.	001029903
1033290 ONTARIO INC.	001033290
1126459 ONTARIO INC.	001126459
1173523 ONTARIO INC.	001173523
1178216 ONTARIO LTD.	001178216
1202834 ONTARIO LIMITED	001202834
1265303 ONTARIO INC.	001265303
1286709 ONTARIO INC.	001286709
1368813 ONTARIO LTD.	001368813
1598446 ONTARIO INC.	001598446
2115579 ONTARIO INC.	002115579
552440 ONTARIO INC.	000552440
614052 ONTARIO LIMITED	000614052
775566 ONTARIO INC.	000775566
813738 ONTARIO INC.	000813738
888224 ONTARIO INC.	000888224
956275 ONTARIO INC.	000956275
983304 ONTARIO INC.	000983304
2008-04-01	
BAYPORT MARKETING INC.	002060815
COOPER ELECTRIC LIMITED	000476174
COSTECH CONSULTING CORP.	001234108
JEJB CO. LTD.	002023473
KEN WILLIAMSON CONSTRUCTION LIMITED	000116593
KEN WILLIAMSON RENTALS LIMITED	000202525
L. W. S. & SONS HOLDINGS INC.	001131005
LC & HY CO. LTD.	002023471
LINCOLN CROWLAND (NO. 1) LTD.	001504452
LYNWOOD CERAMICS LIMITED	000391099
M.K.S. PETROLEUM CORPORATION	001547852
MEIXBAR LTD	000809582
NEWROTATION.COM INC.	001541371
PLATINIUM JEWELLERS LTD.	001476806
PROGRESSIVE MARTIAL ARTS INC.	000663752
RHEINMEX CONSULTANTS LTD.	001571872
RUS ENTERPRISES INC.	000979863
SEANKIM CONSULTING INC.	001656650
SMARTGRID INTERNATIONAL INC.	001527365
SVATAVA BRAYE MASSAGE THERAPY PROFESSIONAL CORPORATION	001685074
VANDERVELDE AUTOMOTIVE LTD.	000455999
1015457 ONTARIO LTD.	001015457
1395529 ONTARIO LTD.	001395529
1442744 ONTARIO INC.	001442744
1525384 ONTARIO INC.	001525384
1608491 ONTARIO INC.	001608491
1643144 ONTARIO INC.	001643144
1661935 ONTARIO INC.	001661935
2008-04-02	
ATRAMOLD INC.	001112397
CONCEPT SOURCE MANAGEMENT INC.	001183261
CORA'S EXCLUSIVE CLINIC OF ELECTROLYSIS INC.	001173287
DEN.KAR CONSTRUCTION LTD.	000829894
GMK ENTERTAINMENT SERVICES INC.	001184072
J W & P F ENTERPRISES INC.	001327851
J. GOODFIELD CONSULTING LTD.	000531749
LLS CONSULTING LTD.	002098385
MARADIN AUTOMOTIVE LTD.	000574174
MARIO TROIANI CONTRACTING LIMITED	000806021
MCLAUGHLIN FOODS LTD.	001622491
MENDOLIA BROTHERS PRO-AUTOMOTIVE LIMITED	000272167
PKT SOFTWARE SYSTEMS INC.	001457684
PRE-CON TECHNICAL SERVICES (LONDON) INC.	001276282
REAL SUPPLY CO. INC.	001548189

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
RHUBARB HERITAGE ARTS INC.	001413346
RIVERSIDE DRIVE (BOBCAYGEON) INC.	002011418
SWHAT 1888 LTD.	001698718
TANAL CONSTRUCTION INC.	000859651
THE OSTER GROUP INC.	001468459
TJ MCCRAE & ASSOCIATES INC.	000958461
WINSTAR GLOBAL LIMITED	002034227
1261281 ONTARIO INC.	001261281
130 SHELDON AVENUE (CHATHAM) INC.	002046583
135 ATHERLEY ROAD (ORILLIA) INC.	002018139
1423144 ONTARIO LTD.	001423144
1491966 ONTARIO LTD.	001491966
1519070 ONTARIO LIMITED	001519070
1595297 ONTARIO INC.	001595297
165 OLD MUSKOKA ROAD (GRAVENHURST) INC.	002048502
1658005 ONTARIO INC.	001658005
185 LISGAR AVENUE (TILLSONBURG) INC.	002026313
196 CHURCHILL ROAD (ACTON) INC.	002018413
2019897 ONTARIO INC.	002019897
2026917 ONTARIO LIMITED	002026917
23 HARMONY ROAD INVESTMENTS INC.	001294058
2755 5TH AVENUE WEST HOLDINGS LIMITED	001244022
430 ADELAIDE STREET (LONDON) INC.	002015135
45 TIMMINS CRESCENT (CHATHAM) INC.	002041325
45 VICTORIA AVENUE (RIDGETOWN) INC.	002041336
465757 ONTARIO INC.	000465757
520632 ONTARIO INC.	000520632
576461 ONTARIO INC.	000576461
59 CAMPBELL COURT (STRATFORD) INC.	002060581
66-74 EMERY STREET WEST (LONDON) INC.	002026817
707-711 DUNDAS STREET (WHITBY) INC.	002068081
780 ELM STREET (PORT COLBORNE) INC.	002034766
914858 ONTARIO INC.	000914858
2008-04-03	
ACCI ASSOCIATES INC.	001449417
AMARETTO TILES INC.	001105674
BARKER TERP GIBSON LIMITED	000534283
CARDINELL'S CACTUS CAFE LTD.	001297088
CARRIGAN CONTRACT CLEANING INC.	000868239
CHILOTE INC.	001642555
CRAZY JAKE LTD.	000999957
D & R STEEL & PREFABRICATION LTD.	001466824
D.S. PHARMACY LTD.	001185558
DIXIE CLUB PASTRIES LTD.	001084499
EZRA-ACES DEVELOPMENT CORP.	001143005
FREIGHT WAY TRANSPORT INC.	001358016
FRONT STREET TEA 1912 INC.	002049115
GODDESS FILM AND ENTERTAINMENT INC.	001487386
JJDC INC.	001184204
JOIN-VENTURE ENTERPRISE LTD.	000935729
KIRKBY ENTERPRISES INC.	002011627
LUMI SPEC INC.	001154635
PHALA ANESTHETIC SERVICES LTD.	001386224
PICFARE (EXPORTS) INC.	001165527
POWERDOCK SYSTEMS LTD	000784949
RICHILDACA CAMPS LIMITED	000113992
STEDS LIMITED	000085684
1012486 ONTARIO LIMITED	001012486
1233281 ONTARIO INC.	001233281
1299545 ONTARIO LTD.	001299545
1394638 ONTARIO INC.	001394638
1425160 ONTARIO LTD.	001425160
1520793 ONTARIO INC.	001520793
1598684 ONTARIO INC.	001598684
1730726 ONTARIO INC.	001730726
2050737 ONTARIO INC.	002050737
2058737 ONTARIO INC.	002058737
2085836 ONTARIO INC.	002085836

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
656305 ONTARIO INC.	000656305
825561 ONTARIO LTD.	000825561
2008-04-04	
ANNE CLEMENT & ASSOCIATES LTD.	001356559
ARCTIC INTEGRATED TECHNOLOGIES INC.	001176463
BEAUX ARTS INTERNATIONALE LTD.	000611589
CERTUX SOLUTIONS INC.	001412549
CHINESE ECONOMIC TIMES INC.	001163833
CONTINENTAL TRANSPORT CO. INC.	001129136
CYMOR CREDIT COLLECTION INC.	002043814
D.E. INNS MANAGEMENT INC.	000965577
DAKODA LEATHER GOODS (TORONTO) LTD.	000423656
DMS CONCRETE & GENERAL CONTRACTING INC.	001596729
EDFRE HOLDINGS LTD.	000679057
FEEL FASHION INC.	001505472
FISTON LIMITED	001233895
INVESTCOR REALTY INC.	000647207
JET 30 MINUTE FITNESS FOR MEN INC.	001628653
KAURA CONSTRUCTION LIMITED	000988903
K2PEAK LTD.	002123291
LANDORA HOLDINGS LIMITED	000446109
LANGLEY & ASSOCIATES INC.	001104980
LUXURY AUTO EXPORT LTD.	002084727
MARIO MARTELLA MANAGEMENT INC.	000505107
MARTELLA'S AUTOMOTIVE DETAILING SHOP INC.	001031897
OBJECTSTAR INTERNATIONAL (CANADA) LIMITED	001046033
PERCHE DESIGN INC.	001035250
PIPELINE ENTERTAINMENT INC.	001296412
SUNICE GROUP HOLDINGS INC.	001020362
TERRY PAUL CRESSMAN LIMITED	000406294
THE DENT GUY INC.	001540892
WATER SOLUBLE SUPPOSITORIES INC.	001471090
YORKVILLE FLOWER MARKET INC.	001200247
1035160 ONTARIO LIMITED	001035160
1072522 ONTARIO LTD.	001072522
1139074 ONTARIO LIMITED	001139074
1151389 ONTARIO LIMITED	001151389
1174629 ONTARIO LIMITED	001174629
1283201 ONTARIO INC.	001283201
1334489 ONTARIO INC.	001334489
1342150 ONTARIO LTD.	001342150
1374639 ONTARIO LTD.	001374639
1383479 ONTARIO LIMITED	001383479
1438596 ONTARIO INC.	001438596
1456583 ONTARIO LIMITED	001456583
1486239 ONTARIO INC.	001486239
1507257 ONTARIO LTD.	001507257
1514521 ONTARIO INC.	001514521
1636543 ONTARIO INC.	001636543
2019092 ONTARIO LTD.	002019092
2035341 ONTARIO INC.	002035341
935951 ONTARIO INC.	000935951
2008-04-05	
CIPHER LOGIC CANADA INC.	001343651
EMBROIDERED ORIGINALS INC.	001022762
SUZANNE BARTHA INC.	001022761
1362275 ONTARIO INC.	001362275
614638 ONTARIO LTD.	000614638
2008-04-07	
A.POPOV LIMITED	000265258
ADVANCED LIVING CONSTRUCTION INC.	001062039
ADVANCED REALTY INC.	001268589
BEVERLY DRAPERY LTD.	001170560
BLOOMAR MANAGEMENT INC.	000909581
BONATEX CORPORATION	001224210
BRUNDLE TIRE LTD.	000496140
C. RYLEY INC.	000694298

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
CHARLOTTE ARMS LTD.	000717175
CIVIL CONSTRUCTION GROUP LTD.	002058622
CRO-CAN INTERIORS LTD.	000980488
DEEPA GAS LIMITED	000404667
DYNATEC TECHNOLOGIES INC.	001282187
ELLEN SHIRLEY PROPERTIES INC.	000896221
ERMCO CONSULTANTS INC.	001052160
GENERAL CONSULTING & RESEARCH INC.	000526066
GRACEBY INVESTMENTS LIMITED	000152189
INITIATIVES EXCELLERATION GROUP INC.	001609130
JANEK BANK HOLDINGS LIMITED	000503578
KHALSA GROUP LTD.	002098185
LIFELIGHT AWARENESS INC.	001335294
LOUISA NG CONSULTING CO. LTD.	001207725
NEAT VB INC.	002077494
PAZOL ENTERPRISES INC.	001008713
R I KING CONSULTING INC.	001389865
RAISIN DOUGH INCORPORATED	000914838
REO HEALTH CANADA CORP.	001716808
SARI SEVEN INVESTMENTS LTD.	001041748
SERENITY HEALTHCARE CANADA INC.	001405766
STINSON PHARMACY LTD.	001555872
TATE ASP ACCESS FLOORS LTD.	002131788
WEILER INVESTMENTS LIMITED	000128980
1062340 ONTARIO INC.	001062340
1106119 ONTARIO LIMITED	001106119
1109785 ONTARIO LTD.	001109785
1137164 ONTARIO LIMITED	001137164
1186784 ONTARIO LIMITED	001186784
1207 INVESTMENTS LTD.	002062475
1212608 ONTARIO INC.	001212608
1243805 ONTARIO LIMITED	001243805
1276520 ONTARIO INC.	001276520
1414145 ONTARIO INC.	001414145
1450419 ONTARIO INC.	001450419
1496187 ONTARIO INC.	001496187
1523932 ONTARIO LIMITED	001523932
1583063 ONTARIO LIMITED	001583063
1604515 ONTARIO INC.	001604515
2000722 ONTARIO INC.	002000722
2045385 ONTARIO INC.	002045385
2068371 ONTARIO LTD.	002068371
2077292 ONTARIO INC.	002077292
2088475 ONTARIO LIMITED	002088475
349799 ONTARIO LIMITED	000349799
736664 ONTARIO INC.	000736664
782642 ONTARIO LIMITED	000782642
964565 ONTARIO INC.	000964565
2008-04-08	
CFSC CANADIAN CAPITAL CORP. I	001120411
COR-TEK INC.	000820026
DOBSON CAR & TRUCK RENTALS LTD.	000811848
DR. ALAN YU DENTISTRY PROFESSIONAL CORPORATION	001668199
EIKUM TRANSPORT INC.	002101302
EVERREADY LIMOUSINE SERVICES INC.	001726808
FIRST SOURCE TRANSPORTATION GROUP LTD.	001545213
FRIENDLY WAY TRANSPORT LTD.	001559018
GLOBAL LIFESKILLS INC.	001058718
H. R. DAY CATERING LTD.	000342557
JOHN BOOTH HOLDINGS LIMITED	000301260
JYB TECHNOLOGY INTERNATIONAL INC.	001260043
KUBRA LIMITED	000877833
LOGOS FREIGHT SYSTEM INC.	001589271
MELAMARK INDUSTRIAL LTD.	001106777
PAUL MCARTHUR LIMITED	000289754
PRIMESCOPE INC.	001185382
RFG INC.	001667604
STONEBRIDGE BREEDING STABLES INC.	002007360

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
SUPREME SNOW PLOWING AND LANDSCAPING INC.	001024738
1064732 ONTARIO LTD.	001064732
1349638 ONTARIO INC.	001349638
1438479 ONTARIO LIMITED	001438479
1443216 ONTARIO INC.	001443216
1469841 ONTARIO INC.	001469841
1527526 ONTARIO INC.	001527526
1552391 ONTARIO CORPORATION	001552391
1579910 ONTARIO LIMITED	001579910
1591543 ONTARIO LTD.	001591543
1675142 ONTARIO LTD.	001675142
2081094 ONTARIO INC.	002081094
225 MACLAREN STREET LIMITED	002003076
2008-04-09	
EMKRIMEG HOLDINGS INC.	002097040
FORMOSA INTERNATIONAL (CANADA) CORP.	001031318
G. DURIGON & SONS CONSTR. CO. LTD.	000148320
LA CAFE MICHU INC.	001302436
METRA APPAREL INC.	001510695
MURRAY INVESTMENT PROPERTIES LTD.	000981914
PING AND YANG INTERNATIONAL TRADING LTD.	001679716
SCHLUMBERGER SPARKLING LTD.	000711107
SHOWCASE INTERNATIONAL MERCHANTS LTD.	001094834
V B N CONSTRUCTION LIMITED	000260033
1347413 ONTARIO CORPORATION	001347413
2019935 ONTARIO LIMITED	002019935
700339 ONTARIO LIMITED	000700339
2008-04-10	
ALLAN W. GREENWOOD CONTRACTING LTD.	001086360
MAGCAN TRAFFIC SERVICES LIMITED	000464822
RAINBOW ATM MEDIA INC.	001574335
2003882 ONTARIO INC.	002003882
2052925 ONTARIO INC.	002052925

(141-G174)

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

Notice of Default in Complying with the Corporations Information Act Avis de non-observation de la Loi sur les renseignements exigés des personnes morales

NOTICE IS HEREBY GIVEN under subsection 241(3) of the *Business Corporations Act* that unless the corporations listed hereunder comply with the filing requirements under the *Corporations Information Act* within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(3) de la *Loi sur les sociétés par actions*, si les sociétés mentionnées ci-dessous ne se conforment pas aux exigences de dépôt requises par la *Loi sur les renseignements exigés des personnes morales* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites sociétés. La date d'entrée en vigueur précède la liste des sociétés visées.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2008-04-10

DSL AUTO & TRUCK REPAIRS LTD. 1469329
1716665 ONTARIO INC. 1716665

2008-04-14

1559655 ONTARIO INC. 1559655

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G175)

**Cancellation of
Certificate of Incorporation
(Business Corporations Act)
Annulation de certificat de
constitution en personne morale
(Loi sur les sociétés par actions)**

NOTICE IS HEREBY GIVEN that by orders under subsection 241(4) of the *Business Corporation Act*, the certificates of incorporation set out hereunder have been cancelled and corporation(s) have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, les certificats présentés ci-dessous ont été annulés et les sociétés ont été dissoutes. La dénomination sociale des sociétés concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2008-04-15

1562529 ONTARIO INC. 1562529
2094953 ONTARIO INC. 2094953

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G176)

**Cancellation for Filing Default
(Corporations Act)
Annulation pour omission de se
conformer à une obligation de dépôt
(Loi sur les personnes morales)**

NOTICE IS HEREBY GIVEN that orders under Section 317(9) of the *Corporations Act* have been made cancelling the Letters Patent of the following corporations and declaring them to be dissolved. The date of the order of dissolution precedes the name of the corporation.

AVIS EST DONNÉ PAR LA PRÉSENTE que, les décrets émis en vertu de l'article 317 (9) de la *Loi sur les personnes morales* ont été émis pour annuler les lettres patentes des personnes morales suivantes et les déclarer dissoutes. La date du décret de la dissolution précède le nom de la personne morale.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2008-04-10

ADULT GRIEF SUPPORT FOR METROPOLITAN 894384
TORONTO

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G177)

**ERRATUM NOTICE
Avis d'erreur**

ONTARIO CORPORATION NUMBER 837585

Vide Ontario Gazette, Vol. 140-16 dated April 21, 2007

NOTICE IS HEREBY GIVEN that the notice issued under section 317(9) of the Corporations Act set out in the April 21, 2007 issue of the Ontario Gazette with respect to Arbor Glen Community Care-North York, was issued in error and is null and void.

Cf. Gazette de l'Ontario, Vol. 140-16 datée du 21 avril 2007

PAR LA PRÉSENTE, nous vous informons que l'avis émis en vertu de l'article 317(9) de la Loi sur les personnes morales et énoncé dans la Gazette de l'Ontario du 21 avril 2007 relativement à Arbor Glen Community Care-North York, a été délivré par erreur et qu'il est nul et sans effet.

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G178)

**ERRATUM NOTICE
Avis d'erreur**

ONTARIO CORPORATION NUMBER 2052332

Vide Ontario Gazette, Vol. 140-17 dated April 28, 2007

NOTICE IS HEREBY GIVEN that the notice issued under section 240 of the Business Corporations Act set out in the April 28, 2007 issue of the Ontario Gazette with respect to Churrisimo Franchising Inc., was issued in error and is null and void.

Cf. Gazette de l'Ontario, Vol. 140-17 datée du 28 avril 2007.

PAR LA PRÉSENTE, nous vous informons que l'avis émis en vertu de l'article 240 de la Loi sur les sociétés par actions et énoncé dans la Gazette de l'Ontario du 28 avril 2007 relativement à Churrisimo Franchising Inc., a été délivré par erreur et qu'il est nul et sans effet.

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G179)

Marriage Act Loi sur le mariage

Apr 7-11

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

NAME	RE-REGISTRATIONS LOCATION	EFFECTIVE DATE
Ng, Rex	Scarborough, ON	11-Apr-08

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autoris des mariages en Ontario ont été délivrés aux suivants:

NAME	LOCATION	EFFECTIVE DATE
Duncan , Jeremy May 28, 2008 to June 01, 2008	Calgary, AB	8-Apr-08
Perks, Thomas William May 15, 2008 to May 19, 2008	Lake Oswego, OR	8-Apr-08
Fletcher, Catherine May 28, 2008 to June 02, 2008	Ailsa Craig, ON	8-Apr-08
Smith, Craig Arnold April 30, 2008 to May 04, 2008	Castle Rock, CO	8-Apr-08
Sheedy, Patrick Joseph May 28, 2008 to June 01, 2008	Ocala, FL	8-Apr-08
Armstrong, Stanley Gordon May 01, 2008 to May 05, 2008	Vancouver, BC	8-Apr-08
Driedger, Justin May 08, 2008 to may 12, 2008	Guelph, ON	8-Apr-08

CERTIFICATE OF CANCELLATION OF REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES AVIS DE RADIATION de personnes autorisées à célébrer des mariages en Ontario ont été envoyés à:

NAME	LOCATION	EFFECTIVE DATE
Anderson, Rohan	Toronto, ON	9-Apr-08
Dass, Samuel Ram	Hamilton, ON	9-Apr-08
Flint, Warren	Maynooth, ON	9-Apr-08
Garrett, Gail	Mt. Elgin, ON	9-Apr-08
Garrett, James F.	Mt. Elgin, ON	9-Apr-08
Meyer, Lauraine	Oshawa, ON	9-Apr-08
Parris, Alan Stephen	Pickering, ON	9-Apr-08
Paterino, Emanuele	Richmond Hill, ON	9-Apr-08
Collins, Toby	Hamilton, ON	9-Apr-08
Beech, Lawrence Aubrey	Don Mills, ON	9-Apr-08
Nurre, J. Henderson	Burlington, ON	9-Apr-08
Welling, Shirley May	Brantford, ON	9-Apr-08
Welling, Stephen James	Brantford, ON	9-Apr-08
Abolnik, Keith Martin	Hamilton, ON	9-Apr-08
Bringman, Larry Milton	Welland, ON	9-Apr-08
Lancaster, Kin Junior	Sarnia, ON	9-Apr-08
Parker, Howard Harold	Owen Sound, ON	9-Apr-08
Plank, Barbara J.	Welland, ON	9-Apr-08

NAME	LOCATION	EFFECTIVE DATE
Plank Jr., Frederick R.	Welland, ON	9-Apr-08
Wallis, Ronald Arthur	Durham, ON	9-Apr-08
Wittke, Murray Laverne	Hamilton, ON	9-Apr-08
Puranen, Erik	Toronto, ON	11-Apr-08
Young, Larry	Peterborough, ON	11-Apr-08
Jones, Peter B.	Strathroy, ON	11-Apr-08
McKnight, Shawn	Oshawa, ON	11-Apr-08
Mitchell, Dion	Oshawa, ON	11-Apr-08
Caruthers, William Herbert	Peterborough, ON	11-Apr-08
Stanley, Allan	Tweed, ON	11-Apr-08

JUDITH M. HARTMAN,
Deputy Registrar General/
Registraire générale adjointe de l'état civil
(141-G180)

Change of Name Act Loi sur le changement de nom

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from April 07, 2008 to April 13, 2008 under the authority of the *Change of Name Act*, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 07 avril 2008 au 13 avril 2008, en vertu de la *Loi sur le changement de nom*, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME	NEW NAME
AHMED, MUSTAFA.	KHALIL, MUSTAFA.
AHMED, ROON.	AMIR, ROON.
ALFARANO,	ALFARANO,
DAMIANO.DOMTAN.	JOSEPH.DAMIEN.
ALLAN, PATRICK.WAYNE.	HALEY, PATRICK.WAYNE.
AMOJO, ERHOWVOSERE.	OTUBU, ERHOWVOSERE.
OMAMUYOWVI.	OMAMUYOWVI.
ANTONOV, LIDIA.BLAGOEVA.	LEANOVA, LIDIA.BLAGOEVA.
ATKINSON,	LENNON,
KATHERINE.ELIZABETH.	KATHERINE.ELIZABETH.
BARNETT,	COLTERMAN,
DOUGLAS.JACK.	DOUGLAS.JACK.
BAYLE, CARLIZETTE.	EVIDENTE, CARLIZETTE.
DIMAANDAL.	DIMAANDAL.
BENIYAMIN,	ESHO,
NAJIBE.GOSHABA.	NAJIBA.GOSHABA.
BLACKWOOD,	JONES,
ROBERT.JUNIOR..	ROBERT.JUNIOR.
BOLDUC,	KY,
STEPHANE.KY.GERARD.	STEPHAN.
BORGES, MATTHEW.	BORGES, MATTHEW.DAVID.
BROADHEAD, DAVID.	FISHER, DAVID.
CHRISTOPHER.	STEVEN.JAMES.
BRYSON, ELEANOR.	PRENDERGAST, ELEANOR.
BULL, KENNETH.	MUNDAY, KENNETH.
EDWARD.HARRY.MUNDAY.	EDWARD.HARRY.BULL.
CHARSHANBAY, EMAMDAD.	NOORI, EMAMDAD.
CHEN, L.I.L.I.	CHAN, PHOENIX.L.I.L.I.
CHOWDHURY, MEDHATITHI.	CHOWDHURY, ANISHA.
COFELL, JASON.	JONES,
RONALD.FRANCIS.	JASON.FRANCIS..
COFELL,	JONES,
TANYA.VIOLET.GHISLAINE.	TANYA.VIOLET.
COLAKIC, ANITA.	NAGY, ANITA.

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
CONNOLLY, FRANK.BRENTON.	ELLIS, FRANK.BRENTON.	HORE, MATTHEW.WILLIAM.	SHORE, MATTHEW.WILLIAM.
COOK, ALANNAH.RUBY.JEAN.	DEDMAN, DARRA.ALANNAH.	HOU, YAN.	HOU, APRIL.YAN.
CRANE,	AMBRIDGE,	HU, XIAOJIAO.	HU, JESSIE.XIN.YUE.
REBECCA.VICTORIA.	REBECCA.VICTORIA.	HUA, YI.	HUA, EVA.YI.
CUARTAS-GOMEZ, FRANCYN.	SHORE, FRANCYN.	HUANG, TZY-YING.	HUANG, SUSANA.TZY-YING.
CZOMBOS, DAVIS.BRYAN.	GORICK, DAVIS.BRYAN.	IDEHEN, ISE.KAREN.	OMONUWA, ISE.KAREN.
DAKRAN, KARON.	SAYADIAN, CAROON.CAREN.	IMPENS, KASIE.TABATHA.	IMPENS, KACI.TABATHA.
DANG-AT, MARK.GIL.	CORLETT, MARK.NIONES.	IP, HO.YI.	IP, CHERRY.HO.YI.
DAVIS,	DAVIS,	JAYASEELAN,	JAYASEELAN,
EDWARD.CLEMENT.	CHRISTOPHER.CLEMENT.	KAMALADEVI.	THANGA.KAMALADEVI.
DERESKI, SARA.MICHELLE.	DERESKI, SARAH.MICHELLE.	JAYNES,	GONYEA,
DHILLON, BHUPINDER.	DHILLON, BRAMPTON.KAUR.	ANTHONY.DRU.MICHAEL.	ANTHONY.DRU.MICHAEL.
DICK,	DICKSON, BARRY-	JAYNES, MADISON.	GONEYA, MADISON.
BARRY-JOHN.VALLEJO.	JOHN.VALLEJO.	PAMELA.JOANNE.	PAMELA.JOANNE.
DIRIE, HASSAN.DJAMA.	DIRIE, HASSAN.ALI-OMAR.	JIANG, YI.YUN.	JIANG, RIVER.YIYUN.
DJEKOU GNAGBO, SANDRA.	DIGNAGBO, SANDRA.	JORGENSEN,	MIRON,
DOMONCHUK, MARIA.	FERRARO, MARIA.	CHARLES.JOSEPH.	CHARLES.JOSEPH.
DRINKWATER,	GIBSON,	KALBHENN, BRANDON.	WEBB, BRANDON.
TIMOTHY.PAUL.	TIMOTHY.PAUL.	ALEXANDER.ERNEST.	ERNEST.KOCH.
DUNN,	MEINERT,	KALPINSKAYA,	FAZYLALU KALPINSKAYA,
HEATHER.GWENDOLEN.	HEATHER.GWENDOLEN.	NATALLIA.	NATALI.
EASWARAKUMAR,	EASSWARAKUMAR,	KAPADIA,	BULSARA,
AKCHAEYA.	AKCHAEYA.	PARISHA.BHUPENDRA.	PARISHA.
EASWARAKUMAR,	EASSWARAKUMAR,	KARIMOV, TCHINGUIZ.	KARIMOV, GENGHIS.
ARATHEE.	ARATHEE.	KASTELIC, IRENE.MIRIAM.	MAIER, IRENE.
EASWARAKUMAR,	EASSWARAKUMAR,	KASUJEE, ASMA.SABBIR.	BHAGAT, ASMA.SHOUKAT.
CHANDRIKA.	CHANTRIKA.	KAUR, NAVNEET.	SHARMA, RIA.KUSH.
ELEY, BRETT.	SYKES, BRETT.	KAUR, RAVJEET.	TUNG, RAVJEET.KAUR.
MICHAEL.ROBERT.	MICHAEL.ROBERT.	KELLY, VANESSA.GILRAEN.	ABBOTT, VANESSA.GILRAEN.
ELFALLAH,	EFALA,	KESAVAN, SUMUTHINI.	NAVARATNAM, SUMUTHINI.
KHALED.EL.MABRUK.	KHAL.MABRU.	KHAKI, SIMA.	MODIR, SIMA.
ENS, RICKY.ALLAN.	ENS, RICHARD.ALLAN.	KHUSROW,	CHAUDHRY,
ERCOLANI,	ERCOLANI,	ATAUL.HAFEEZ.	ATTA.UL-HAFEEZ.
LUCA.	LUCA.GASPAROTTO.	KING, JAMES.FREDERICK.	WOLFE, JAMES.FREDERICK.
FANG, YU.TIAN.	SHAW, TIAN.	KING-COUGHLE,	KING,
FARQUHAR, DEBBIE.THERESA.	GILMOUR, DEBBIE.THERESA.	ELISHA.KATHLEEN.MARY.	ÉLISHA.KATHLEEN.TARA.
FAZYLALU, SIARHEI.	FAZYLALU, SERG.	KLINE, RODNEY.WILLIAM.	KLINE, ROD.WILLIAM.
FIDORYAKA, NINA.	BEREZOVSKAYA, NINA.	KOROBANIK,	TILBERG,
FORRESTER,	FORREST,	DENISE.AUDREY.	DENISE.AUDREY.
DONNA.LILLIAN.	SKYE.DONNA.LILLIAN.	LAM, CAROLYN.	WANG, CAROLYN.
FREDERICK,	SOLOMON,	LAU, YAN.ZHEN.	CHEN, SANDY.YAN.ZHEN.
ROZAN.DIANNA.	ROZAN.ROZIE.DIANNA.	LEECH,	LEECH,
FREETHY,	FREETHY,	JORDAN.TREVOR.	JORDAN.TREVOR.LECLERC.
EVENS.	LOGAN.DEAN.EVENS.	LEHAN, CATHERINE.ANNE.	LEHAN, CATHERINE.ANNE.
FRIESEN, JOHAN.	FRIESEN, JOHN.	LEUNG,	LEUNG,
GABROVSKY, PETKO.	GABROVSKY, PETER.PETKO.	KWOK.HUNG.	HERMANN.KWOK.HUNG.
GAUTHIER,	GAUTHIER,	LI, MIN.	LI, MOLLY.MIN.
FARNANDES.	FERNANDE.MARIE.CARMEN.	LOVE,	LOVE,
GERVAIS, GRACE.	GERVAIS, GRACE.EMILY.	.RONALD.SIDNEY.LEANDER.	RON.DAVID.
GHEIBI BOVEIREE, ALI.	BOVEIREE, ALI.	LY, CHOI.HONG.	LY, AMY.CHOI.HONG.
GILL, GURDIP.SINGH.	GILL, GOBIND.SINGH.	MADERE,	MITCHELL,
GUILBAULT,	GUILBAULT,	MICHELLE.BARBRA.ANN.	MICHELLE.BARBRA.ANN.
MIRELLE.NOËLLINE.MARIE.	MIREILLE.NOËLLINE.MARIE.	MARTIN,	MCPHERSON,
GYALTSEN,	SHALUNG,	AMANDA.ROBYN.	AMANDA.ROBYN.
SONAM.	SONAM.GYALTSEN.	MBAYA, KANGOMBA.	MBAYA, ROGER.KANGOMBA.
HANNAN, CHARLES.BRYAN.	HANNAN, BRIAN.JOSEPH.	MEESEETA WAGEESIC,	YELLOWHEAD,
HARYANI,	SHASTRI,	AARON.DANIEL.	AARON.WILLIAM.DANIEL.
NEETU.BHAGWANDA.	NEETU.	MESZAROS, NINA.CHRISTINA.	PAQUETTE, NINA.CHRISTINA.
HEMANT, HEMANT.	MALIK, HEMANT.	MIHALICZ,	GLIGIC, ALEKSANDRA.
HEO, EUGENE.	KIM, EUGENIE.HEO.	MADISON.BAILEY.	NATASHA.TATIANN.ANGELA.
HERRELL, DEBORAH.LOUISE.	O'NEILL, DEBBIE.LOU.	MIMASSI, JIHAD.ELIAS.	MIMASSI, JERRY.ELIAS.
HESSIN, STEVEN.JAMES.	MILLER, STEVEN.JAMES.	MIRANDA,	DALY, ROWENA.
HEWITT, MANALITA.ZIZI.	HEWITT, MANALITA.SIMONE.	ROWENA.LYNN.	LYNN.MIRANDA.
HILLYER,	MCGREGOR,	MIZZI, LINDA.	ZEPPA, LINDA.
MATTHEW.TODD.	MATTHEW.TODD.	MODIR MASIHAI, MEHRDAD.	MODIR, MEHRDAD.
HOGAN,	BURCHELL,	MODIRMASSIHAI, ARMAN.	MODIR, ARMAN.
MARIE.LAURETTE.LISE.	MARIE.LAURETTE.LISE.	MODIRMASSIHAI, LILY.	MODIR, LILY.
HORE, DAVID.MATTHEW.	SHORE, DAVID.MATTHEW.	MOHAMED, HAIND.	MOHAMED, HIND.
HORE, HANNAH.SOPHIA.	SHORE, HANNAH.SOPHIA.	MOLNAR, ERZSEBET.	SZELL, ERZSEBET.

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
MORTAZAVI, SEYEDEHSANAZ.	MORTAZAVI, SANAZ.	TANG,	TANG,
MOTAMEDI,	CAMPBELL,	JAMIE.JEAN.SUSIE.MARIE.	JAIME-JEAN.SUZANNE.
SYDNEY.O'NEIL.MIRIAM.	SYDNEY.O'NEIL.MIRIAM.	TENZIN,	SHALUNG,
MUHTARIM,	MONZOR,	NGAWANG.	TENZIN.NGAWANG.
ZUBAIR.	MUHTARIM.ZUBAIR.	TENZIN, TSEWANG.	SHALUNG, TSEWANG.TENZIN.
MUSTAFA, RAMI.ADAM.	MUSTAFA, ADAM.RAMI.	THAKURDIN,	GIRDHAR,
NAQVI, SYEDA-MASOOMA.	NAQVI, MASOOMA.	STACEY.NADIRA.	STACEY.NADIRA.
NASR-EL-KHOURY, FADI.	KHOURY, FADI.	THANENTHIRAN,	YOGANATHAN,
NASR-EL-KHOURY, LEA.	KHOURY, LEA.	YOGANATHAN.	THANENDRAN.THANA.
NASSER, RAMI.	TANNUS, RAMI.NASSER.	THIVIERGE, JOSHUA.	LACKEY, JOSHUA.
NEPOMNYACHSHAYA,	BRYZHAN,	TIMOTHY.DAVID.	TIMOTHY.DAVID.
YELENA.	YELENA.	THOMAS, MINU.THOMAS.	MATHEW, MINU.THOMAS.
NEWELL,	NEWELL,	THORNTON, SARAH.JANE.	THORNTON, CAVAN.JAY.
SHIRRELL.DOROTHY.	SHERRILL.DOROTHY.	TREMIS, MARIANNE.	TREMIS, MAEVE.
NGUI, CHOON.YEN.ANDRE.	NGUI, ANDREW.	ELIZABETH.	ELIZABETH.MARIANNE.
NGUYEN, AN.DONG.	CHICK, ZOE.AN.BEVERLEY.	TRUONG,	TRUONG, ROSYVETTE.
NING,	SUTHERLAND,	CHAU.HONG.THI.	HONG-CHAU.
FU.LU.	GABRIELLA.ROSE.FU.LU.	TSERING, LHAMO.	SHALUNG, LHAMO.TSERING.
NJONG, EMMANUEL.	CHUCK, EMMANUEL.NJONG.	UPADHYAY,	JOSHI,
NOZZACI, MARIO.	NOZZACI, MARCO.	AMI.JANAKKUMAR.	AMI.NIHAR.
NTUMBA LUPETU,	TSHIBUABUA,	VALYNETS, VOLHA.	VOLYNETS, OLGA.
NTUMBA.LUPETU.	NTUMBA.	VANDER WERFF,	THORUP,
OMOKARO, OSEMWENDE.	IBIEORUTOMWEN, ISOKEN.	KARALEE.CHRISTINE.	KARALEE.CHRISTINE.
OSMANI, ALTIN.	BEKA, ALTIN.	VANGOU, SAM.	MILLIS, SAMMIE.STELIOS.
OUNLERT, PRADHAN.	OUNLERT, NADHARATCH.	VEIGA, AMY.CHRISTINE.	JOHNSON, AMY.CHRISTINE.
PAROSCHY,	ST LOUIS,	VINCENT CHURCHILL,	VINCENTCHURCHILL,
RONALD.J.	RONALD.JOHN.JOSEPH.	DILLON.	DILLON.
PAUL,	HAMILTON,	WAGENAAR,	SPEDDING,
SIMONE.PATRICIA.	SIMONE.PATRICIA.	PATRICK.RICHARD.	PATRICK.JAMES.
PAYEA, HAZEL.LELINE.	BARRETT, HAZEL.EILEEN.	WALLACE, MARY.KATHLEEN.	LEWIS, MARY.KATHLEEN.
POTAPCHUK,	HUDON-GIORGI,	WANG, JIA.LU.	WANG, NANCY.JIALU.
HALEIGH.MAE.	HALEIGH.MAE.	WANG, KAI.	WANG, KEVIN.KAI.
RICHARDSON, DARREL.ROY.	RICHARDSON, DARRYL.ROY.	WENG, LI.ZHU.	WENG, JESSICA.XIN.
ROSS, NELSON.ANDREW.	ROSS LAGUNA, NELSON.	WHIPPLE, SARAH.MARIE.	MOORES, SARAH.MARIE.
SAISI, NYABOKE.	SAISI, BOKE.NYABOKE.	WILLS, WOODLEY.	WILLS, ISAAC.WOODLEY.
SAMPSON,	MARCELLINE,	WILLS, WOODLIN.	WILLS, OWEN.WOODLIN.
DANIELLE.RACHAEL.	DANIELLE.RCHAEL.	WITJES, ANNETTE.MARIE.	DUNDON, ANNETTE.MARIE.
SARPOMAH, JOYCE.OWUSU.	OWUSU, JOYCE..SARPOMAH.	WONG, TSZ.KIU.	WONG, JASPER.TSZ.KIU.
SAVIO, KOCHUTHRESIA.DO.	JACOB, THERESA.PAUL.	YE, YU.QING.	IP, PAUL.
SCHNEIDER, ARIEL.ITZHAK.	SCHNEIDER, ARIEL.	YOUNG,	PARMANAND,
SCHOEPFNER, DIETER.JOSEPH.	SICOLI-KHULL, DJ.	ROHAN.KADEIRO.	ROHAN.KADEIRO-NARINE.
SEARS, HAROLD.EDWARD.	SIMON, HAROLD.EDWARD.	YOUNG,	PARMANAND,
SEBASTIAN,	THOMAS,	TALVIN.DAVID.	TALVIN.DAVID-NARINE.
SUSAMMA.EDANKUT.	SUSAN.		
SEYEDZAERILAHJI,	ZAERI,		
SEYED.MOHAMMAD.	NAVID.		
SEYMOUR MAUNDER,	MAUNDER,		
JAMES.PHILIP.	JAMES.PHILIP.SEYMOUR.		
SHAOKET, BOGDA.	DAVID, BOGDA.SHAOKET.		
SHIBESHI, TAYTU.	SHIBESHI, TSEHAYE.FEKADU.		
SHOREY,	SAUCIER,		
AMANDA.LUCILLE.	AMANDA..LUCILLE.MARIE.		
SINCLAIR,	FARNSWORTH,		
EVAN.ANDREW.	EVAN.ANDREW.JACKSON.		
SIVASANMUGAM,	LINCOLN,		
JOHNATHAN.	JOHNATHAN.JAYCEON.		
SLUTSKYY,	SLUTSKY,		
KOSTYANTYN.SERH.	CONSTANTINE.SERH.		
SMITH, MARCIA.LEE.	STROM, MARCIA.LEE.		
SO, YEONG-HUN.	SO, STEVE.YEONG-HUN.		
ST PIERRE,	ST PIERRE,		
MARIE.CLAIRE.NICHOLE.	NICOLE.MARIE.CLAIRE.		
STRATTON, ANN.GAIL.	STRATTON, GAYLE.ANN.		
STRIZIC, AMY.JULIA.	STRIZIC, AMY.JULIA.KERR.		
SUNGA,	GABORNO,		
JAMILLE.ANNE.TANEDO.	JAMILLE.ANNE.SUNGA.		
SYMANYSZN,	SYMANYSHYN,		
MORRIS.PETER.	MORRIS.PETER.		
TAM, DENNIS.	VOONG, DENNIS.		

(141-G181)

JUDITH M. HARTMAN,
Deputy Registrar General/
Registraire générale adjointe de l'état civil

Ministry of the Attorney General Ministère du Procureur Général

Civil Remedies for Illicit Activities Office (CRIA)

Statutory Notice 127-08 made under Ontario Regulation 498/06

ATTORNEY GENERAL OF ONTARIO

– and –

\$7,500 IN CANADIAN CURRENCY (IN REM) AND
PETER PERRY

The above captioned civil forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of \$7,871.32 being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at: http://www.e-laws.gov.on.ca/DBLaws/Regs/English/060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or in writing to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 333
Toronto, ON M7A 1N3

All completed claims must refer to **Notice 127-08** and be received by CRIA no later than 5:00:00 pm on **July 28th, 2008** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (BRCAI)

Avis 127-08 publié en application du Règlement de l'Ontario 498/06

LE PROCUREUR GÉNÉRAL DE L'ONTARIO

– et –

7 500 \$ EN DEVICES CANADIENNES (EN MATIÈRE RÉELLE) ET PETER PERRY

L'instance civile de confiscation susmentionnée, introduite en vertu de la *Loi sur les recours civils*, a entraîné le dépôt de la somme de **7 871,32 \$** dans un compte spécial.

Tous les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou extrapécuniaires (pertes monétaires ou autres) par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public qui fait partie de l'une des catégories d'organismes publics prescrites dans le règlement et qui a subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, a le droit de déposer une demande d'indemnisation.

Toutes les demandes doivent être conformes à l'article 6 du Règlement 498/06, sinon elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse http://www.e-laws.gov.on.ca/DBLaws/Regs/French/060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le BRCAI en composant le numéro sans frais 1 888 246-5359, par courriel à cria@ontario.ca, par télécopieur au 416 314-3714 ou encore par écrit à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (BRCAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 333
Toronto ON M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'**avis 127-08**. De plus, elles doivent être reçues par le BRCAI au plus tard le **28 juillet 2008**, à 17 h, sinon elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus ou par voie électronique à l'adresse de courriel ci-dessus ou encore par télécopieur.

Vous pouvez ne pas être admissible à une indemnité si vous avez participé ou contribué à vos pertes ou à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(141-G182)

Civil Remedies for Illicit Activities Office (CRIA)

Statutory Notice 128-08 made under Ontario Regulation 498/06

ATTORNEY GENERAL OF ONTARIO

– and –

\$2,455 IN CANADIAN CURRENCY (IN REM) AND CHRISTOPHER SCOTT RUMBOLT

The above captioned civil forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of **\$2,587.37** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at: http://www.e-laws.gov.on.ca/DBLaws/Regs/English/060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or in writing to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 333
Toronto, ON M7A 1N3

All completed claims must refer to **Notice 128-08** and be received by CRIA no later than 5:00:00 pm on **July 28th, 2008** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (BRCAI)**Avis 128-08 publié en application du Règlement de l'Ontario 498/06****LE PROCUREUR GÉNÉRAL DE L'ONTARIO**

- et -

**2 455 \$ EN DEVISES CANADIENNES (EN MATIÈRE RÉELLE)
ET CHRISTOPHER SCOTT RUMBOLTS**

L'instance civile de confiscation susmentionnée, introduite en vertu de la *Loi sur les recours civils*, a entraîné le dépôt de la somme de **2 587,37 \$** dans un compte spécial.

Tous les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou extrapécuniaires (pertes monétaires ou autres) par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public qui fait partie de l'une des catégories d'organismes publics prescrites dans le règlement et qui a subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, a le droit de déposer une demande d'indemnisation.

Toutes les demandes doivent être conformes à l'article 6 du Règlement 498/06, sinon elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse http://www.e-laws.gov.on.ca/DBLaws/Regs/French/060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le BRCAI en composant le numéro sans frais 1 888 246-5359, par courriel à cria@ontario.ca, par télécopieur au 416 314-3714 ou encore par écrit à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (BRCAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 333
Toronto ON M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'**avis 128-08**. De plus, elles doivent être reçues par le BRCAI au plus tard le **28 juillet 2008**, à 17 h, sinon elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus ou par voie électronique à l'adresse de courriel ci-dessus ou encore par télécopieur.

Vous pouvez ne pas être admissible à une indemnité si vous avez participé ou contribué à vos pertes ou à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(141-G183)

**Applications to
Provincial Parliament — Private Bills
Demandes au Parlement
provincial — Projets de loi d'intérêt privé**

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N.

DEBORAH DELLER,
Clerk of the Legislative Assembly.

Applications to Provincial Parliament

NOTICE IS HEREBY GIVEN that on behalf of Carl Napert application will be made to the Legislative Assembly of the Province of Ontario for an Act to revive 2076467 Ontario Inc.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario, M7A 1A2.

Dated at Ottawa, Ontario, this 25th day of March, 2008.

(141-P085) 14, 15, 16, 17

MICHAEL BOEHM,
Barrister and Solicitor
on behalf of Carl Napert.

**La Capitale General Insurance inc.
La Capitale assurances générales inc.**

APPLICATION FOR LICENCE

NOTICE IS HEREBY GIVEN, pursuant to section 49 of the Insurance Act (Ontario), that La Capitale General Insurance inc./La Capitale assurances générales inc. has applied to the Superintendent of the Financial Services Commission of Ontario for an insurance license authorizing the company to transact the following classes of insurance in Ontario: Automobile, Boiler and Machinery, Legal Expenses, Liability, Property, Fidelity, Surety.

Dated at Quebec, this 5th day of April 2008.

(141-P096) 15, 16, 17

La Capitale General Insurance Inc.
La Capitale assurances générales Inc.

JOHN STROME, President

**Corporation Notices
Avis relatifs aux companies**

Root Plaza Pharmacy Inc.
Ontario Corporation No. 429509

TAKE NOTICE CONCERNING WINDING UP OF Root Plaza Pharmacy Inc., Date of Incorporation: November 5, 1979. Liquidator: Mervyn Horn, 5965 Coopers Avenue, Mississauga, Ontario L4Z 1R9. Appointed January 8, 2008.

This notice is filed under subsection 193(4) of the *Business Corporations Act*. The Special Resolution requiring the Corporation to be wound up voluntarily was passed/consented to by the shareholder of the Corporation on January 8, 2008.

DATED the 8th day of January, 2008.

(141-P117)

MERVYN HORN
Liquidator

Sheriff's Sale of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at Orangeville dated November 2, 2006, Court File Number 330/06, to me directed, against the real and personal property of Eva Porter also known as Coral Eva Porter, Defendant, at the suit of TD Canada Trust, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Eva Porter also known as Coral Eva Porter, Defendant in and to:

LOTS 1, 2 AND 3, SOUTH OF SECOND STREET NORTH, ALSO

KNOWN AS JOHN STREET, AND LOTS 1 AND 2 NORTH OF FIRST STREET NORTH ALSO KNOWN AS CEDAR STREET ACCORDING TO REGISTERED PLAN 100, BEING DESIGNATED AS PART 1 ON REFERENCE PLAN 2R-1834, TOWNSHIP OF ONONDAGA, COUNTY OF BRANT AND IS MUNICIPALITY KNOWN AS 38 CENTRE STREET, ONONDAGA, ONTARIO N3T 5L9

All of which said right, title, interest and equity of redemption of Eva Porter also known as Coral Eva Porter, Defendant in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at,

Superior Court of Justice
70 Wellington Street, Brantford, Ontario N3T 2L9
On Wednesday May 28, 2008 at 11:00 a.m.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00, whichever is greater

- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable

Ten business days from date of sale to arrange financing and pay balance in full at 70 Wellington Street, Brantford, Ontario N3T 2L9.

All payments in cash or by certified cheque made payable to the Minister of Finance.

Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.

Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Date: April 9, 2008 (at Brantford, ON)

(141-P118)

BARBARA DAWSON, Supervisor,
Court Operations
Sheriff's Office, County of Brant
70 Wellington Street
Brantford, Ontario N3T 2L9
Enforcement File No. 2007-119

File No. 07-3016

UNDER AND BY VIRTUE of a Writ of Seizure and Sale issued out of the Ontario Superior Court of Justice at Brampton dated May 28, 2007, Court File Number 07-CV-329718SR, to me directed, against the real and personal property of 136 East Drive Limited, Defendant(s), at the suit of Graham Tobe & Associates Professional Corporation. Plaintiff(s), I have seized and taken in execution all the right, title, interest and equity of redemption of 136 East Drive Limited, Defendant(s) in and to: PT BLK A PL 848 Chinguacousy; PT Blk B PL 848 Chinguacousy; PT PLK L PL 848 Chinguacousy PTS 1, 2 & 3 RD141; S/T VS124809 Brampton

Municipally known as 136 East Drive Limited, Brampton ON L6T 1C1

All of which said right, title, interest, and equity of redemption of 136 East Drive, Defendant(s), in the said land and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at 7755 Hurontario Street, in Brampton on Tuesday, May 27, 2008 at 10:00 o'clock in the morning.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matters relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: \$1,000.00 refundable deposit to register.

Deposit 10 % of bid price or \$1,000.00, whichever is greater payable at time of sale by successful bidder

To be applied to purchase price

Non-refundable

Ten business days from date of sale to arrange

Financing and pay balance in full at Enforcement Office, 7755 Hurontario Street, Brampton, Ontario

All payments in cash or by certified cheque made payable to the Minister of Finance

Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price

Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

NOTE: NO EMPLOYEE OF THE MINISTRY OF THE ATTORNEY GENERAL MAY PURCHASE ANY GOODS OR CHATTELS, LANDS OR TENEMENTS EXPOSED FOR SALE BY A SHERIFF UNDER LEGAL PROCESS, EITHER DIRECTLY OR INDIRECTLY.

Dated this 27th day of April 2008

JOAN ZAMMIT, Supervisor Court Operations
Enforcement and Finance & Small
Claims Court
Regional Municipality of Peel
(905) 456-4725

(141-P119)

File No. 07-3172

UNDER AND BY VIRTUE of a Writ of Seizure and Sale issued out of the Ontario Superior Court of Justice at Brampton dated April 3, 2007, Court File Number 06-CV-307557PD2, to me directed, against the real and personal property of Lisa Bunn aka Lisa Ann Bunn, Defendant(s), at the suit of Suzanne B. Quinn Plaintiff(s), I have seized and taken in execution all the right, title, interest and equity of redemption of Lisa Bunn aka Lisa Ann Bunn, Defendant(s) in and to: Parcel 363-3, Section M-111, designated as Parts 24 & 53, on Plan 43R-7490, City of Brampton in the Regional Municipality of Peel and registered in the Land Registry Office for the Land Titles Division of Peel (No. 43)

Municipally known as 24 Berkshire Square, Brampton ON L6Z 1N4

All of which said right, title, interest, and equity of redemption of Lisa Bunn aka Lisa Ann Bunn, Defendant(s), in the said land and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at 7755 Hurontario Street, in Brampton on Tuesday, May 27, 2008 at 10:00 o'clock in the morning.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matters relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

\$1,000.00 refundable deposit to register.
Deposit 10 % of bid price or \$1,000.00, whichever is greater payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange Financing and pay balance in full at Enforcement Office, 7755 Hurontario Street, Brampton, Ontario
All payments in cash or by certified cheque made payable to the Minister of Finance
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

NOTE: NO EMPLOYEE OF THE MINISTRY OF THE ATTORNEY GENERAL MAY PURCHASE ANY GOODS OR CHATTELS, LANDS OR TENEMENTS EXPOSED FOR SALE BY A SHERIFF UNDER LEGAL PROCESS, EITHER DIRECTLY OR INDIRECTLY.

Dated this 27th day of April, 2008

JOAN ZAMMIT,
Supervisor Court Operations
Enforcement and Finance & Small
Claims Court
Regional Municipality of Peel
(905) 456-4725

(141-P120)

File No. 06-3211

UNDER AND BY VIRTUE of a Writ of Seizure and Sale issued out of the Superior Court of Justice at Brampton dated July 6, 2006, Court File Number 251/06, to me directed, against the real and personal property of PATRICIA MURE also known as PATRICIA JEAN MURE also known as PATRICIA J. MURE, Defendant(s), at the suit of TD CANADA TRUST Plaintiff(s), I have seized and taken in execution all the right, title, interest and equity of redemption of PATRICIA JEAN MURE also known as PATRICIA J. MURE, Defendant(s) in and to: PCL A-20, Sec M26; PT BLK A, PL M26, Part 1, 43R-2037, S/T A RIGHT AS IN LT27360; Brampton

Municipally known as 135 Greene Drive, Brampton ON L6V 2P2

All of which said right, title, interest, and equity of redemption of PATRICIA JEAN MURE also known as PATRICIA J. MURE, Defendant(s), in the said land and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at 7755 Hurontario Street, in Brampton on Tuesday, May 27, 2008 at 10:00 o'clock in the morning.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matters relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

\$1,000.00 refundable deposit to register.
Deposit 10 % of bid price or \$1,000.00, whichever is greater payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange Financing and pay balance in full at Enforcement Office, 7755 Hurontario Street, Brampton, Ontario
All payments in cash or by certified cheque made payable to the Minister of Finance
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

NOTE: NO EMPLOYEE OF THE MINISTRY OF THE ATTORNEY GENERAL MAY PURCHASE ANY GOODS OR CHATTELS, LANDS OR TENEMENTS EXPOSED FOR SALE BY A SHERIFF UNDER LEGAL PROCESS, EITHER DIRECTLY OR INDIRECTLY.

Dated this 27th day of April, 2008

JOAN ZAMMIT,
Supervisor Court Operations
Enforcement and Finance & Small
Claims Court
Regional Municipality of Peel
(905) 456-4725 or 905-456-4700 ext 5504

(141-P121)

File No. 06-0421

UNDER AND BY VIRTUE of a Writ of Seizure and Sale issued out of the Ontario Superior Court of Justice at Toronto dated January 30, 2006, Court File Number 05-CV-300988, to me directed, against the real and personal property of Biljana Mynten and Arend Mynten, Defendant(s), at the suit of Urban Plazas Inc., Plaintiff(s), I have seized and taken in execution all the right, title, interest and equity of redemption of Biljana Mynten and Arend Mynten, Defendant(s) in and to: Part of East Half Lot 12, Concession 8 Town of Caledon (formerly Albion) Regional Municipality of Peel as in R0738957

Municipally known as 14242 Mount Pleasant Road, R.R. # 1, Bolton ON L7E 5R7

All of which said right, title, interest, and equity of redemption of Biljana Mynten and Arend Mynten, Defendant(s), in the said land and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at 7755 Hurontario Street, in Brampton on Tuesday, May 27, 2008 at 10:00 o'clock in the morning.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matters relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

\$1,000.00 refundable deposit to register.
Deposit 10 % of bid price or \$1,000.00, whichever is greater payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange Financing and pay balance in full at Enforcement Office, 7755 Hurontario Street, Brampton, Ontario
All payments in cash or by certified cheque made payable to the Minister of Finance
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

NOTE: NO EMPLOYEE OF THE MINISTRY OF THE ATTORNEY GENERAL MAY PURCHASE ANY GOODS OR CHATTELS, LANDS OR TENEMENTS EXPOSED FOR SALE BY A SHERIFF UNDER LEGAL PROCESS, EITHER DIRECTLY OR INDIRECTLY.

Dated this 27th day of April, 2008

(141-P122) JOAN ZAMMIT,
Supervisor Court Operations
Enforcement and Finance & Small
Claims Court
Regional Municipality of Peel
(905) 456-4725

File No. 06-1903

UNDER AND BY VIRTUE of a Writ of Seizure and Sale issued out of the Superior Court of Justice at Kitchener, August 30, 2004, Court File Number 1941/96, to me directed, against the real and personal property of OGBU & BLIUS ENGINEERING INC., JUNE CONVAY, TONY CONVAY, Defendant(s), at the suit of MARSULEX INC., JARMILA MARTINEK AND MARGARET JEAN TAGGART, Plaintiff(s), I have seized and taken in execution all the right, title, interest and equity of redemption of OGBU & BLIUS ENGINEERING INC., Defendant(s) in and to: Unit 55, Level 1, Peel Condominium Plan No. 39, City of Mississauga, Regional Municipality of Peel, and its appurtenant common interest, Land Titles Division of Peel (No. 43)

Municipally known as 2445 Homelands Drive, # 55, Mississauga ON L5K 2C6

All of which said right, title, interest, and equity of redemption of OGBU & BLIUS ENGINEERING INC, Defendant(s), in the said land and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at 7755 Hurontario Street, in Brampton on Tuesday, May 27, 2008 at 10:00 o'clock in the morning.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matters relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: \$1,000.00 refundable deposit to register.
Deposit 10 % of bid price or \$1,000.00, whichever is greater payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange Financing and pay balance in full at Enforcement Office, 7755 Hurontario Street, Brampton, Ontario
All payments in cash or by certified cheque made payable to the Minister of Finance
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

NOTE: NO EMPLOYEE OF THE MINISTRY OF THE ATTORNEY GENERAL MAY PURCHASE ANY GOODS OR CHATTELS, LANDS OR TENEMENTS EXPOSED FOR SALE BY A SHERIFF UNDER LEGAL PROCESS, EITHER DIRECTLY OR INDIRECTLY.

Dated this 27th day of April, 2008

(141-P123) JOAN ZAMMIT,
Supervisor Court Operations
Enforcement and Finance & Small
Claims Court
Regional Municipality of Peel
(905) 456-4725

File No. 07-3512

UNDER AND BY VIRTUE of a Writ of Seizure and Sale issued out of the Superior Court of Justice at Toronto dated July 19 2007, Court File Number 06-CV-320550 directed, against the real and personal property of Limerick Mines Ltd., and John Steele, Defendant(s), at the suit of Lisa Miron, Plaintiff(s), I have seized and taken in execution all the right, title, interest and equity of redemption of John Steele, Defendant(s) in and to: PT LT 73 PL H22 Port Credit PT 4 43R6908; Mississauga; Subject to execution 97-04946, if enforceable

Municipally known as 9 Maple Avenue South, Port Credit, Mississauga ON L5H 2R5

All of which said right, title, interest, and equity of redemption of John Steele, Defendant(s), in the said land and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at 7755 Hurontario Street, in Brampton on Tuesday, May 27, 2008 at 10:00 o'clock in the morning.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matters relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: \$1,000.00 refundable deposit to register.
Deposit 10 % of bid price or \$1,000.00, whichever is greater payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange Financing and pay balance in full at Enforcement Office, 7755 Hurontario Street, Brampton, Ontario
All payments in cash or by certified cheque made payable to the Minister of Finance
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

NOTE: NO EMPLOYEE OF THE MINISTRY OF THE ATTORNEY GENERAL MAY PURCHASE ANY GOODS OR CHATTELS, LANDS OR TENEMENTS EXPOSED FOR SALE BY A SHERIFF UNDER LEGAL PROCESS, EITHER DIRECTLY OR INDIRECTLY.

Dated this 27th day of April, 2008

(141-P124) JOAN ZAMMIT,
Supervisor Court Operations
Enforcement and Finance & Small
Claims Court
Regional Municipality of Peel
(905) 456-4725

Sale of Lands for Tax Arrears by Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF MUSKOKA LAKES

Take Notice that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on 21 May 2008, at the Municipal Office, 1 Bailey Street, Port Carling, Ontario P0B 1J0.

The tenders will then be opened in public on the same day at 3:00 p.m. at the Municipal Office, 1 Bailey Street, Port Carling.

Description of Land(s):

Roll No. 44 53 050 007 07900 0000, PIN 48150-0953(LT), PT LT 33 CON 4 MEDORA AS IN DM28203; T/W DM28203 EXCEPT THE EASEMENT THEREIN RE: PT 2 RD97; MUSKOKA LAKES. File No. 06-60
Minimum Tender Amount: \$7,432.80

Roll No. 44 53 060 005 09400 0000, PIN 48030-0644(LT), PT LT 23 CON 7 WOOD AS IN WD363; MUSKOKA LAKES. File No. 06-65
Minimum Tender Amount: \$16,768.59

Roll No. 44 53 060 018 00202 0000, PIN 48153-0363(LT), PT LT 14 CON E MEDORA PT 3 35R7347; S/T SPOUSAL INTEREST IN DM154400; MUSKOKA LAKES. File No. 06-74
Minimum Tender Amount: \$6,959.75

Roll No. 44 53 060 018 00702 0000, PIN 48153-0358(LT), PT LT 14 CON D MEDORA PT 3 35R3376; MUSKOKA LAKES. File No. 06-75
Minimum Tender Amount: \$5,232.36

Roll No. 44 53 060 011 06501 0000, PIN 48153-0002(LT), PCL 354 SEC MUSKOKA; LT 11 CON E MEDORA EXCEPT LT2073 & LT6767; MUSKOKA LAKES ; THE DISTRICT MUNICIPALITY OF MUSKOKA. File No. 06-164
Minimum Tender Amount: \$5,462.88

Roll No. 44 53 060 013 03500 0000, PIN 48152-0038(LT), PCL 2691 SEC MUSKOKA; LT 7 CON 4 MEDORA; MUSKOKA LAKES ; THE DISTRICT MUNICIPALITY OF MUSKOKA. File No. 06-165
Minimum Tender Amount: \$7,412.07

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land(s) to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

The lands do not include the mobile homes situate on the lands.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: G.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

www.OntarioTaxSales.ca

or if no internet access available, contact:

MS. JACQUELINE PELLETIER
Tax Clerk
The Corporation of the Township of Muskoka Lakes
1 Bailey Street
Port Carling, Ontario P0B 1J0
(705) 765-3156 Ext. 223

(141-P125)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF MUSKOKA LAKES

Take Notice that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on 28 May 2008, at the Municipal Office, 1 Bailey Street, Port Carling, Ontario P0B 1J0.

The tenders will then be opened in public on the same day at 3:00 p.m. at the Municipal Office, 1 Bailey Street, Port Carling.

Description of Land(s):

Roll No. 44 53 080 009 04908 0000, PIN 48024-0002(LT), PCL 2070 SEC MUSKOKA; BROKEN LT 15 CON 13 WOOD; BROKEN LT 16 CON 13 WOOD EXCEPT LT3115; MUSKOKA LAKES; THE DISTRICT MUNICIPALITY OF MUSKOKA. File No. 06-89.
Minimum Tender Amount: \$5,713.81

Roll No. 44 53 080 015 04602 0000, PIN 48023-0102(LT), PCL 2794 SEC MUSKOKA; PT BROKEN LT 13 CON 20 WOOD AS IN PM1884 S/T DEBTS, IF ANY, AGAINST THE ESTATE OF AMANDA STEWART; MUSKOKA LAKES; THE DISTRICT MUNICIPALITY OF MUSKOKA. File No. 06-93.
Minimum Tender Amount: \$22,918.46

Roll No. 44 53 090 006 07402 0000, PIN 48160-0256(LT), PT LT 21 CON 9 MONCK; PT BLK C PL 23 MONCK PT 7-9 RD704; T/W DM68815; S/T DM274078; S/T DM295208; S/T DM364414; S/T DM324743; S/T DM111049; MUSKOKA LAKES. File No. 06-101.
Minimum Tender Amount: \$5,057.24

Roll No. 44 53 080 002 06500 0000, PIN 48032-0090(LT), PCL 23990 SEC MUSKOKA; PT BLK C PL M240 WOOD PT 3 BR1559; MUSKOKA LAKES; THE DISTRICT MUNICIPALITY OF MUSKOKA. File No. 06-184.
Minimum Tender Amount: \$8,240.79

Roll No. 44 53 080 017 03402 0000, PIN 48022-0081(LT), PCL 15-1 SEC D157; UNIT 15 PL D157 WOOD (BA738); UNIT 18 PL D157 WOOD (BA738); UNIT 19 PL D157 WOOD (BA738), ORDER LT79585 S/T UNITS 18 & 19 PL D157 T/W UNITS 20-23, 17 PL D157 & OVER PT LT 25 CON 19 INCLUDED IN THE PRODUCTION SLY OF THE E & W LIMITS OF UNIT 18 TO THE SLY LIMIT OF SAID LT; S/T DEBTS (IF ANY) AGAINST THE ESTATE OF ANDREW REID; MUSKOKA LAKES; THE DISTRICT MUNICIPALITY OF MUSKOKA. File No. 06-192.
Minimum Tender Amount: \$5,458.68

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land(s) to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

The lands do not include the mobile homes situate on the lands.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: G.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

www.OntarioTaxSales.ca

or if no internet access available, contact:

MS. JACQUELINE PELLETIER
Tax Clerk
The Corporation of the Township of Muskoka Lakes
1 Bailey Street
Port Carling, Ontario P0B 1J0
(705) 765-3156 Ext. 223

(141-P126)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE CITY OF NIAGARA FALLS

Take Notice that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on 07 May 2008, at City Hall, 4310 Queen Street, P.O. Box 1023, Niagara Falls, Ontario L2E 6X5.

The tenders will then be opened in public on the same day at 3:00 p.m. at City Hall, 4310 Queen Street, Niagara Falls.

Description of Land(s):

Roll No. 27 25 130 004 19258 0000, Montrose Rd. ES, PIN 64260-0054(LT), PT LT 9 CON 7 WILLOUGHBY PT 36, 59R6480; NIAGARA FALLS. File 05-20
Minimum Tender Amount: \$22,009.27

Roll No. 27 25 130 003 19436 0000, Stanley Ave. ES, PIN 64259-0066(LT), PT LT 12 CON 4 WILLOUGHBY PT 11, 59R8642; S/T SPOUSAL INTEREST IN RO662481; S/T DEBTS IN RO662481; NIAGARA FALLS; SUBJECT TO EXECUTION 93-02720, IF ENFORCEABLE. File 06-10
Minimum Tender Amount: \$18,449.43

Roll No. 27 25 130 004 19216 0000, Montrose Rd. ES, PIN 64260-0034(LT), PT LT 12 CON 7 WILLOUGHBY PT 17, 59R6480; S/T DEBTS IN RO574744; NIAGARA FALLS. File 06-12
Minimum Tender Amount: \$25,876.04

Roll No. 27 25 130 004 19240 0000, Montrose Rd. ES, PIN 64260-0045(LT), PT LT 10 CON 7 WILLOUGHBY PT 28, 59R6480; NIAGARA FALLS. File 06-13
Minimum Tender Amount: \$26,350.00

Roll No. 27 25 130 004 19256 0000, Montrose Rd. ES, PIN 64260-0052(LT), PT LT 9 CON 7 WILLOUGHBY PT 35, 59R6480; NIAGARA FALLS; SUBJECT TO EXECUTION 97-00039, IF ENFORCEABLE. File 06-14
Minimum Tender Amount: \$7,648.78

Roll No. 27 25 140 001 08408 0000, Ridge Rd. NS, PIN 64250-0175(LT), PT LT 1 CON 6 CROWLAND PT 21, 59R7401; S/T DEBTS IN RO599806; NIAGARA FALLS. File 06-15
Minimum Tender Amount: \$12,839.92

Roll No. 27 25 140 001 08410 0000, Montrose Rd. WS, PIN 64250-0171(LT), PT LT 1 CON 6 CROWLAND PT 20, 59R7401; S/T DEBTS IN RO599810; NIAGARA FALLS. File 06-16
Minimum Tender Amount: \$20,452.94

Roll No. 27 25 140 001 08412 0000, Montrose Rd. WS, PIN 64250-0170(LT), PT LT 1 CON 6 CROWLAND PT 19, 59R7401; S/T DEBTS IN RO599807; NIAGARA FALLS. File 06-17
Minimum Tender Amount: \$20,775.04

Roll No. 27 25 140 001 08436 0000, Montrose Rd. WS, PIN 64250-0158(LT), PT LT 1 CON 6 CROWLAND PT 7, 59R7401; NIAGARA FALLS. File 06-24
Minimum Tender Amount: \$10,808.07

Roll No. 27 25 140 001 08438 0000, Montrose Rd. WS, PIN 64250-0157(LT), PT LT 1 CON 6 CROWLAND PT 6, 59R7401; NIAGARA FALLS. File 06-25
Minimum Tender Amount: \$10,995.47

Roll No. 27 25 140 001 08440 0000, Montrose Rd. WS, PIN 64250-0156(LT), PT LT 1 CON 6 CROWLAND PT 5, 59R7401; NIAGARA FALLS. File 06-26
Minimum Tender Amount: \$10,729.20

Roll No. 27 25 140 001 08442 0000, Montrose Rd. WS, PIN 64250-0155(LT), PT LT 1 CON 6 CROWLAND PT 4, 59R7401; NIAGARA FALLS. File 06-27
Minimum Tender Amount: \$10,956.85

Roll No. 27 25 140 001 08448 0000, Montrose Rd. WS, PIN 64250-0152(LT), PT LT 1 CON 6 CROWLAND PT 1, 59R7401; S/T DEBTS IN RO599805; NIAGARA FALLS. File 06-28
Minimum Tender Amount: \$11,366.51

Roll No. 27 25 140 001 10302 0000, Morris Rd. ES, PART OF PIN 64250-0118(LT), PT LT 6 CON 6 CROWLAND PT 2 59R7651; NIAGARA FALLS. File 06-29
Minimum Tender Amount: \$19,192.13

Roll No. 27 25 140 001 10306 0000, Morris Rd. ES, PART OF PIN 64250-0118(LT), PT LT 6 CON 6 CROWLAND PT 4 59R7651; NIAGARA FALLS. File 06-30
Minimum Tender Amount: \$19,087.50

Roll No. 27 25 140 001 10310 0000, Morris Rd. ES, PART OF PIN 64250-0118(LT), PT LT 6 CON 6 CROWLAND PT 6 59R7651; NIAGARA FALLS. File 06-31
Minimum Tender Amount: \$19,087.51

Roll No. 27 25 140 001 10312 0000, Morris Rd. ES, PART OF PIN 64250-0118(LT), PT LT 6 CON 6 CROWLAND PT 7 59R7651; NIAGARA FALLS. File 06-32
Minimum Tender Amount: \$19,799.89

Roll No. 27 25 140 001 10316 0000, Morris Rd. ES, PART OF PIN 64250-0118(LT), PT LT 6 CON 6 CROWLAND PT 9 59R7651; NIAGARA FALLS. File 06-33
Minimum Tender Amount: \$19,087.51

Roll No. 27 25 140 001 10320 0000, Morris Rd. ES, PART OF PIN 64250-0118(LT), PT LT 6 CON 6 CROWLAND PT 11 59R7651; NIAGARA FALLS. File 06-34

Minimum Tender Amount: \$19,799.89

Roll No. 27 25 140 001 10326 0000, Morris Rd. ES, PART OF PIN 64250-0118(LT), PT LT 6 CON 6 CROWLAND PT 12 59R7651; NIAGARA FALLS. File 06-35

Minimum Tender Amount: \$27,755.28

Roll No. 27 25 140 001 10330 0000, Morris Rd. ES, PART OF PIN 64250-0130(LT), PT LT 6 CON 6 CROWLAND PT 14 59R7651; S/T CR17016 NIAGARA FALLS. File 06-36

Minimum Tender Amount: \$20,101.83

Roll No. 27 25 140 001 10332 0000, Morris Rd. ES, PART OF PIN 64250-0130(LT), PT LT 6 CON 6 CROWLAND PT 15 59R7651; S/T CR17016 NIAGARA FALLS. File 06-37

Minimum Tender Amount: \$20,101.83

Roll No. 27 25 140 001 10334 0000, Morris Rd. ES, PART OF PIN 64250-0130(LT), PT LT 6 CON 6 CROWLAND PT 16 59R7651; S/T CR17016 NIAGARA FALLS. File 06-38

Minimum Tender Amount: \$16,477.94

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land(s) to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: G.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

www.OntarioTaxSales.ca

or if no internet access available, contact:

MS. LISA ANTONIO
Coordinator of Tax
The Corporation of the City of Niagara Falls
4310 Queen Street
P.O. Box 1023
Niagara Falls, Ontario L2E 6X5
(905) 356-7521 Ext. 4302
www.niagarafalls.ca/taxsales

(141-P127)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

ALGOMA DISTRICT SCHOOL BOARD

Take Notice that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on 16 May 2008, at the Algoma District School Board – Education Centre, 644 Albert Street East, Sault Ste. Marie, Ontario P6A 2K7.

The tenders will then be opened in public on the same day at 3:00 p.m. at 644 Albert Street East, Sault Ste. Marie.

Description of Land(s):

Roll No. 57 27 050 000 15801 0000. PIN 31342-0072(LT) Parcel 11796, Algoma West Section, Being Part Lots 8 & 9, Concession 6, Geographic Township of Hodgins, District of Algoma (No. 01) Designated as Parts 5, 6 & 7, Plan 1R-8006, Subject to Easement in Instrument No. 174144. File 05-02

Minimum Tender Amount: \$79,510.42

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land(s) to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: G.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

www.OntarioTaxSales.ca

or if no internet access available, contact:

MS. MARLENE POLYCHUK
Tax Collector
Algoma District School Board
644 Albert Street East
Sault Ste. Marie, Ontario P6A 2K7
(705) 945-7251
www.adsb.on.ca

(141-P128)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CITY OF HAMILTON

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on Wednesday May 14, 2008 at the Municipal Clerks Department, 77 James Street North, Suite 220, Civic Centre, Hamilton, On. The tenders will then be opened in public on the same day at 3:30 p.m. local time in the Hamilton Room, Hamilton Central Library, 55 York Blvd, Hamilton, On.

Description of Land(s):

1. **CANCELLED**

2. **CANCELLED**

3. **25 Ann Street**

Note: Residentially Zoned with Flood Plain Designation – Potentially Non-Buildable

Lts 43 & 44, Pl 1463, Except AB360195; S/T AB385725, AB385726, AB385727, Dundas, City of Hamilton
PIN # 17485-0833 (LT)

Irregular, 130.08 feet X 181.45 feet more or less

Assessed Value: Residential \$161,000

Serial No. 260.100.24800

Minimum Bid: \$17,232.25

4. **515 Main Street East Unit 5**
Unit 7, Level 3, Wentworth Condominium Plan No. 207
And its Appurtenant Interest. The Description of the Condominium
Property is; Pt Lot 47, 48 and 49 Plan 27 Hamilton Pt 1, 62R-12644
PIN # 18207-0021 (LT)
Assessed Value: Residential \$ 45,000
Serial No. 030.231.01213
Minimum Bid: \$ 7,472.03
5. **515 Main Street East Unit 9**
Unit 5, Level 2, Wentworth Condominium Plan No. 207
And its Appurtenant Interest. The Description of the Condominium
Property is; Pt Lot 47, 48 and 49 Plan 27 Hamilton Pt 1, 62R-12644
PIN # 18207-0012 (LT)
Assessed Value: Residential \$ 41,500
Serial No. 030.231.01186
Minimum Bid \$ 6,866.19
6. **15 1/2 First Street South**
NOTE: Land-lock situation – Access Restricted – DOES NOT HAVE LEGAL STREET FRONTAGE
Pcl D, PL 868, Except AB296723, VM178198, AB117072,
HL77327, CD318212; Stoney Creek, City of Hamilton
PIN # 17304-0056 (LT)
Irregular, 50.00 feet X 120.00 feet more or less
Assessed Value: Residential \$ 20,000
Serial No. 003.480.08400
Minimum Bid \$ 2,761.24
7. **434 Aberdeen Avenue**
NOTE: This is a Non-Buildable Lot
Pt Park Lot 20, McNab, (AKA) OM1434) As in HL93534,
Except AB5215 & AB124008; S/T HL93534; Hamilton
PIN # 17132-0302 (LT)
4.50 feet X 82.00 feet more or less
Assessed Value: Vacant Commercial \$ 800
Serial No. 010.091.00110
Minimum Bid \$ 318.22
8. **CANCELLED**
9. **57 Fairholt Road South**
Lt 75, PL 413, (Also shown on PL 448);
S/T Interest(s) in VM209415;
Hamilton; Subject to Execution 96-02281, If Enforceable;
PIN # 17210-0074 (LT)
30.00 feet X 100.00 feet more or less
Assessed Value: Residential \$ 150,000
Serial No. 030.261.55400
Minimum Bid \$ 25,424.94
10. **0 Valens Road**
NOTE: Majority Zoned Conservation Management – Potentially Non-Buildable Lot
Pt Lt 25, Con 10 Beverly, As in AB372667;
Flamborough, City of Hamilton
PIN # 17528-0076 (LT)
368.94 feet X 590.70 feet more or less
Assessed Value: Residential \$ 15,900
Serial No. 301.910.61200
Minimum Bid \$ 10,774.30

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale including an updated list of properties still available for sale, and a copy of the prescribed form of tender documents, go to the City of Hamilton web at www.hamilton.ca, or visit Suite 220 at the Hamilton City Centre, 77 James St. N or contact:

LARRY FRIDAY, Director of Taxation
Attention D. K. Beattie, Tax Sale and
Assessment Review Officer
City of Hamilton
77 James St. N Suite 220
Hamilton, On
L8R 2K3
Tel: 905 546-2424 Ext. 4538
Fax: 905 546-2449

(141-P129)

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

**Publications under Part III (Regulations) of the Legislation Act, 2006
Règlements publiés en application de la partie III (Règlements)
de la Loi de 2006 sur la législation**

2008—04—26

ONTARIO REGULATION 76/08

made under the

LAND REGISTRATION REFORM ACT

Made: April 7, 2008

Filed: April 7, 2008

Published on e-Laws: April 7, 2008

Printed in *The Ontario Gazette*: April 26, 2008

Amending O. Reg. 19/99

(Electronic Registration)

Note: Ontario Regulation 19/99 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Section 4 of Ontario Regulation 19/99 is amended by striking out the portion before clause (a) and substituting the following:

4. A document submitted for electronic registration, other than a power of attorney or a revocation of a power of attorney, shall contain,

.

(2) Clause 4 (i) of the Regulation is revoked and the following substituted:

- (i) if the document is made by an attorney acting under a power of attorney given by a donor that is not a corporation,
 - (i) a statement by the attorney that, to the best of the attorney's knowledge and belief,
 - (A) the donor was at least 18 years old and had the legal capacity to give the power when giving it, and
 - (B) the power is in full force and effect,
 - (ii) a statement by the solicitor submitting the document confirming that the solicitor has reviewed the power with the attorney who has confirmed that,
 - (A) the attorney is the lawful party named in the power,
 - (B) the attorney is acting within the scope of the authority granted by the power,
 - (C) to the best of the attorney's knowledge, information and belief, the power was lawfully given and has not been revoked, and
 - (D) if the attorney is a corporation, the person signing the document at the time the document was made was in the stated position at the corporation and had the authority to bind the attorney, and
 - (iii) the registration number and date of the power;
- (i.1) if the document is made by an attorney acting under a power of attorney given by a donor that is a corporation,
 - (i) a statement by the attorney that,
 - (A) to the best of the attorney's knowledge and belief, the power is in full force and effect,
 - (B) the attorney is acting within the scope of the authority granted under the power, and
 - (C) the attorney has the authority to bind the donor, and
 - (ii) the registration number and date of the power;

(3) Subclause 4 (m) (ii) of the Regulation is amended by striking out "this Act" and substituting "the Act".

2. (1) Section 5 of the Regulation is amended by striking out “and” at the end of clause (f) and by adding the following clause:

(f.1) subject to subsection (3), the statements that are described in one of the paragraphs of subsection (2); and

(2) Section 5 of the Regulation is amended by adding the following subsections:

(2) The statements mentioned in clause (1) (f.1) are the following:

1. A statement by each of the solicitor for the transferor and the solicitor for the transferee that the solicitor for the transferor and the solicitor for the transferee are not one and the same.
2. A statement by the solicitor for the transferor that the solicitor for the transferor and the solicitor for the transferee are one and the same and the transfer is being made in accordance with the solicitor's professional standards.
3. A statement by the solicitor for the transferor that the transferor and the transferee are one and the same and the transfer is being made to effect a change in legal tenure.
4. A statement by the solicitor for the transferor that the transferor and the transferee are one and the same and the transfer is being made to effect a severance of land.
5. A statement by the solicitor for the transferor that the transfer is from an estate trustee, executor or administrator to a person who is beneficially entitled to a share in the estate.

(3) No statement is required under clause (1) (f.1) if,

- (a) the land that the transfer affects is being acquired or disposed of by the Crown in right of Ontario, the Crown in right of Canada, a Crown corporation, an agency, board or commission of the Crown or a municipal corporation; or
- (b) the transfer is being made to effect the transfer of an easement.

3. Section 8 of the Regulation is amended by striking out the portion before clause (a) and substituting the following:

8. In addition to the matters set out in section 4, a document submitted for electronic registration, other than a transfer, charge, discharge, power of attorney or revocation of a power of attorney, shall contain,

4. Section 27 of the Regulation is revoked.

5. The Regulation is amended by adding the following section:

39.1 (1) A power of attorney submitted for electronic registration shall contain,

- (a) a statement of the type of the document;
- (b) statements setting out the effect of the document;
- (c) the date that the preparation of the document was completed;
- (d) the date that the land registrar received the document for registration;
- (e) the names of the parties to the document;
- (f) an address for service, including the postal code, for the person claiming or obtaining an interest under the document or for the person's solicitor;
- (g) the name, address, telephone number and fax transmission number of the person who prepared the document;
- (h) the name, address, telephone number and fax transmission number of the person who submitted the document;
- (i) if the document is made by a corporation, a statement by the person acting for the corporation that the person is authorized to bind the corporation;
- (j) all other information that the Director considers necessary to establish the interest claimed by the parties to the document;
- (k) a statement whether the power is for a limited purpose or a general purpose; and
- (l) an image, in electronic format, of the original executed and witnessed power or of a notarial or certified copy of the original.

(2) A revocation of a power of attorney submitted for electronic registration shall contain,

- (a) the matters set out in clauses (1) (a) to (k);
- (b) the registration number and date of registration of the other documents, if any, to which the document relates; and

(c) one of the following:

- (i) an image, in electronic format, of the original executed and witnessed revocation, other original evidence of the revocation or a notarial or certified copy of the original,
- (ii) both of the following:
 - (A) an image, in electronic format, of the original order revoking the power or a notarial or certified copy of the original order,
 - (B) a statement by the solicitor for the registrant that the order revoking the power is in full force and effect,
- (iii) a statement by the solicitor for the registrant that the power is no longer in force, as a result of the death of the donor.

6. Subsection 40 (1) of the Regulation is revoked and the following substituted:

(1) No person other than a person who is entitled to practise law in Ontario as a solicitor shall make the statements mentioned in subclause 4 (i) (ii), subsection 5 (2), sections 14, 15, 19 and 20, subsection 25 (2), clause 28 (d), section 30, subclause 33 (1) (b) (ii), clauses 34 (2) (b) and (c), sub-subclause 39.1 (2) (c) (ii) (B) and subclause 39.1 (2) (c) (iii).

7. This Regulation comes into force on the day it is filed.

Made by:

KATHERINE MURRAY
Director of Titles

Date made: April 7, 2008.

17/08

ONTARIO REGULATION 77/08

made under the

JUSTICES OF THE PEACE ACT

Made: April 2, 2008

Filed: April 7, 2008

Published on e-Laws: April 8, 2008

Printed in *The Ontario Gazette*: April 26, 2008

Amending O. Reg. 247/94

(Salaries and Benefits of Justices of the Peace)

Note: Ontario Regulation 247/94 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Section 2 of Ontario Regulation 247/94 is revoked and the following substituted:**SALARIES**

2. The salary of a person who held office as a full-time justice of the peace on or after April 1, 2005 shall be paid on the basis of the annual salaries for the periods set out in Columns 2, 3 and 4 of the following Table opposite the office set out in Column 1 of that Table.

TABLE

Column 1	Column 2	Column 3	Column 4
Office	Salary — April 1, 2005 to March 31, 2006	Salary — April 1, 2006 to March 31, 2007	Salary — annually, from April 1, 2007
Regional senior justice of the peace for a region	\$108,946	\$112,119	\$115,292
Senior advisory justice of the peace	108,946	112,119	115,292
Senior justice of the peace/administrator of the Native justice of the peace program	108,946	112,119	115,292
Presiding justice of the peace	103,000	106,000	109,000
Non-presiding justice of the peace	74,937	77,120	79,303

2. Subsection 3 (3) of the Regulation is revoked and the following substituted:

(3) Despite subsection (2), the minimum annual salary of a part-time justice of the peace who is designated as a non-presiding justice of the peace on or after April 1, 2005 is,

- (a) from April 1, 2005 to March 31, 2006, \$3,524;
- (b) from April 1, 2006 to March 31, 2007, \$3,626; and
- (c) annually, from April 1, 2007, \$3,729.

3. (1) Subsections 9 (2) and (3) of the Regulation are revoked and the following substituted:

(2) A justice of the peace is not entitled to be reimbursed under subsection (1) for more than the following amounts for the periods specified:

- 1. For expenses incurred from January 1, 2001 to March 31, 2001, \$125.
- 2. For expenses incurred in the 12-month period beginning on April 1 in each year from 2001 up to and including 2007, \$500.
- 3. For expenses incurred in the 12-month period beginning on April 1 in each year from 2008 onwards, \$750.

(2) Subsection 9 (4) of the Regulation is amended by,

- (a) striking out “subsection (2)” and substituting “paragraph 2 or 3 of subsection (2)”; and
- (b) striking out “that subsection” and substituting “the applicable paragraph of that subsection”.

(3) Subsection 9 (5) of the Regulation is amended by striking out “the maximum amount under subsection (2) shall be reduced by one-twelfth of the amount mentioned in subsection (2)” and substituting “the maximum amount under paragraph 2 or 3 of subsection (2), as the case may be, shall be reduced by one-twelfth of the amount mentioned in the paragraph”.

(4) Subsection 9 (6) of the Regulation is amended by striking out “in a period described in subsection (3)” at the end and substituting “incurred in the period described in paragraph 1 of subsection (2)”.

4. This Regulation comes into force on the day it is filed.

17/08

ONTARIO REGULATION 78/08

made under the

MUNICIPAL ACT, 2001

Made: April 3, 2008

Filed: April 7, 2008

Published on e-Laws: April 9, 2008

Printed in *The Ontario Gazette*: April 26, 2008

Amending Reg. 810 of R.R.O. 1990
(Designation of Provincial Education Institutions)

Note: Regulation 810 has not previously been amended.

1. (1) Section 1 of Regulation 810 of the Revised Regulations of Ontario, 1990 is amended by striking out “section 157” in the portion before the table and substituting “subsection 323 (5)”.

(2) The Table to section 1 of the Regulation is revoked and the following substituted:

	Institution	Location
1.	Amethyst School	City of London
2.	Centralia College of Agricultural Technology	Township of Stephen
3.	Centre Jules-Léger	City of Ottawa
4.	Kemptville College of Agricultural Technology	Township of Oxford on Rideau
5.	New Liskeard College of Agricultural Technology	Town of New Liskeard
6.	Ridgetown College of Agricultural Technology	Town of Ridgetown
7.	Sagonaska School	City of Belleville
8.	The Ernest C. Drury School	Town of Milton
9.	The Robarts School	City of London
10.	The Sir James Whitney School	City of Belleville
11.	The W. Ross Macdonald School	City of Brantford
12.	Trillium School	Town of Milton

2. The Regulation is amended by adding the following French version:**DÉSIGNATION DES ÉTABLISSEMENTS PROVINCIAUX D'ENSEIGNEMENT**

1. Les établissements provinciaux d'enseignement suivants sont désignés comme tels pour l'application du paragraphe 323 (5) de la Loi :

	Établissement	Lieu
1.	Amethyst School	Cité de London
2.	Centralia College of Agricultural Technology	Canton de Stephen
3.	Centre Jules-Léger	Ville d'Ottawa
4.	Kemptville College of Agricultural Technology	Canton de Oxford on Rideau
5.	New Liskeard College of Agricultural Technology	Ville de New Liskeard
6.	Ridgetown College of Agricultural Technology	Ville de Ridgetown
7.	The Ernest C. Drury School	Ville de Milton
8.	The Robarts School	Cité de London
9.	The Sir James Whitney School	Cité de Belleville
10.	The W. Ross Macdonald School	Cité de Brantford
11.	Sagonaska School	Cité de Belleville
12.	Trillium School	Ville de Milton

3. This Regulation comes into force on the day it is filed.

Made by:

KATHLEEN O'DAY WYNNE
Minister of Education

Date made: April 3, 2008.

17/08

ONTARIO REGULATION 79/08

made under the

EDUCATION ACT

Made: April 3, 2008

Filed: April 7, 2008

Published on e-Laws: April 9, 2008

Printed in *The Ontario Gazette*: April 26, 2008

Amending O. Reg. 446/98

(Reserve Funds)

Note: Ontario Regulation 446/98 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Subsection 1 (1) of Ontario Regulation 446/98 is revoked and the following substituted:

(1) Every district school board shall allocate the portion of every pupil accommodation allocation received under the legislative grant regulations made under subsection 234 (1) of the Act that is in respect of school renewal, new pupil places or outstanding capital commitments, to a reserve fund established only for the purposes of,

- (a) acquiring things listed in subsection (2) by lease; or
- (b) financing the acquisition, by purchase or otherwise, of things listed in subsection (2), if they were acquired,
 - (i) on or before June 12, 2006, or
 - (ii) at any other time if the acquisition is reported by the board as being for the purposes of school renewal.

2. Subsection 2 (1) of the Regulation is revoked and the following substituted:

(1) Subject to subsection (3), every district school board shall allocate all proceeds of sales, leases and other dispositions of real property, other than real property to which section 2.1 applies, to a reserve fund established only for the purposes of,

- (a) with respect to the things listed in subsection (1.1),
 - (i) acquiring them by lease, or
 - (ii) financing their acquisition, by purchase or otherwise, if they were acquired,
 - (A) on or before June 12, 2006, or
 - (B) at any other time if the acquisition is reported by the board as being for the purposes of school renewal; and
- (b) subject to subsections (3) to (6), acquiring, by purchase, lease or otherwise, real property to be used by the board for board administration purposes, and additions, alterations, renovations or major repairs to real property used by the board for those purposes.

3. The Regulation is amended by adding the following section:**RESERVE FUND FOR THE PROCEEDS OF DISPOSITION OF SCHOOLS THAT ARE PROHIBITIVE TO REPAIR**

2.1 (1) Subject to subsection (3), every district school board shall allocate all proceeds of sales, leases and other dispositions of real property described in subsection (2) to a reserve fund established only for the purposes of financing the acquisition of any of the following things that were acquired on or before June 12, 2006, by lease, purchase or otherwise:

- 1. School sites that provide or are capable of providing pupil accommodation, and additions or improvements to such school sites.
- 2. School buildings, fixtures of school buildings, fixtures of school properties, and additions, alterations, renovations or major repairs to school buildings, fixtures of school buildings or fixtures of school properties.
- 3. Furniture and equipment to be used in school buildings.
- 4. Library materials for the initial equipping of libraries in school buildings.
- 5. Installations on school properties to supply school buildings on the properties with water, sewer, septic, electrical, heating, cooling, natural gas, telephone or cable services, and alterations, replacements or major repairs to those installations.
- 6. Changes to the level, drainage or surface of school properties.

(2) The real property referred to in subsection (1) is all schools, and all school sites on which a school described as follows is located:

1. The school is designated as a school that is prohibitive to repair in a regulation made under section 234 of the Act.
2. A grant was calculated in a regulation made under section 234 of the Act in respect of the school on the basis of the board's cost of borrowing to finance the replacement of the school.

(3) Subsection 231 (6) of the Act applies to money held in a reserve fund described in this section.

(4) Subject to subsection (5), every district school board shall allocate all proceeds of property insurance on property of a kind referred to in subsection (2), whether or not the property was acquired with money from a reserve fund referred to in subsection (1), to a reserve fund established only for the purposes referred to in subsection (1).

(5) Subsections (1) and (4) do not apply to,

- (a) proceeds that are required by section 3 to be allocated to an education development charge account or education development charge reserve fund;
- (b) proceeds that the board is required to pay to another board pursuant to an agreement approved by the Education Improvement Commission; or
- (c) proceeds that the board is required to pay to the Crown in right of Canada pursuant to an agreement under subsection 188 (3) of the Act.

4. Subsection 4 (2) of the Regulation is amended by adding the following paragraph:

11. A long-term care home as defined in the *Long-Term Care Homes Act, 2007*.

5. This Regulation comes into force on the day it is filed.

RÈGLEMENT DE L'ONTARIO 79/08

pris en application de la

LOI SUR L'ÉDUCATION

pris le 3 avril 2008

déposé le 7 avril 2008

publié sur le site Lois-en-ligne le 9 avril 2008

imprimé dans la *Gazette de l'Ontario* le 26 avril 2008

modifiant le Règl. de l'Ont. 446/98

(Fonds de réserve)

Remarque : Le Règlement de l'Ontario 446/98 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des codifications (règlements) qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. Le paragraphe 1 (1) du Règlement de l'Ontario 446/98 est abrogé et remplacé par ce qui suit :

(1) Le conseil scolaire de district verse la part de chaque somme qu'il reçoit au titre des installations d'accueil pour les élèves aux termes des règlements sur les subventions générales pris en application du paragraphe 234 (1) de la Loi qui se rapporte à la réfection des écoles, aux nouvelles places ou aux engagements d'immobilisations non réalisés à un fonds de réserve constitué à la seule fin :

- a) ou bien de l'acquisition, par voie de location, des choses énumérées au paragraphe (2);
- b) ou bien du financement de l'acquisition, par voie d'achat ou autrement, des choses énumérées au paragraphe (2), si l'acquisition a été effectuée :
 - (i) soit le 12 juin 2006 ou avant cette date,
 - (ii) soit à un autre moment, si le conseil déclare que l'acquisition est effectuée aux fins de la réfection des écoles.

2. Le paragraphe 2 (1) du Règlement est abrogé et remplacé par ce qui suit :

(1) Sous réserve du paragraphe (3), le conseil scolaire de district verse la totalité du produit des ventes, des locations et des aliénations de biens immeubles, à l'exclusion des biens immeubles auxquels s'applique l'article 2.1, à un fonds de réserve constitué aux seules fins suivantes :

- a) en ce qui concerne les choses énumérées au paragraphe (1.1) :
 - (i) leur acquisition, par voie de location,
 - (ii) le financement de leur acquisition, par voie d'achat ou autrement, si leur acquisition a été effectuée :
 - (A) soit le 12 juin 2006 ou avant cette date,
 - (B) soit à un autre moment, si le conseil déclare que l'acquisition est effectuée aux fins de la réfection des écoles;
- b) sous réserve des paragraphes (3) à (6), l'acquisition, notamment par voie d'achat ou de location, de biens immeubles dont le conseil se servira aux fins de son administration, ainsi que l'agrandissement des biens immeubles dont le conseil se sert à ces fins et leur transformation, leur rénovation ou les réparations importantes qui y sont apportées.

3. Le Règlement est modifié par adjonction de l'article suivant :

FONDS DE RÉSERVE DU PRODUIT DES ALIÉNATIONS DES ÉCOLES DONT LE COÛT DES RÉPARATIONS EST PROHIBITIF

2.1 (1) Sous réserve du paragraphe (3), le conseil scolaire de district verse la totalité du produit des ventes, des locations et des aliénations de biens immeubles visés au paragraphe (2) à un fonds de réserve constitué à la seule fin du financement de l'acquisition de n'importe laquelle des choses suivantes, notamment par voie d'achat ou de location, si elles ont été acquises le 12 juin 2006 ou avant cette date :

1. Les emplacements scolaires qui offrent ou sont capables d'offrir des installations d'accueil pour les élèves, ainsi que leur agrandissement ou les améliorations qui y sont apportées.
2. Les bâtiments scolaires, les accessoires fixes de bâtiments scolaires ou les accessoires fixes de biens scolaires, ainsi que leur agrandissement, leur transformation, leur rénovation ou les réparations importantes qui y sont apportées.
3. Les meubles et le matériel qui doivent servir dans des bâtiments scolaires.
4. Les documents de bibliothèque nécessaires à la dotation initiale de bibliothèques en matériel dans des bâtiments scolaires.
5. Les installations situées sur des biens scolaires et servant à fournir aux bâtiments scolaires situés sur ces biens des services d'alimentation en eau, en électricité ou en gaz naturel, d'égouts, de fosses septiques, de chauffage, de climatisation, de téléphone ou de câblodistribution, ainsi que leur transformation, leur remplacement ou les réparations importantes qui y sont apportées.
6. La modification du niveau, du drainage ou de la surface des biens scolaires.

(2) Les biens immeubles visés au paragraphe (1) consistent en la totalité des écoles ainsi qu'en la totalité des emplacements scolaires sur lesquels se trouve une école qui remplit les critères suivants :

1. L'école est désignée comme école dont le coût des réparations est prohibitif dans un règlement pris en application de l'article 234 de la Loi.
2. Une subvention a été calculée à l'égard de l'école dans un règlement pris en application de l'article 234 de la Loi en fonction du coût d'emprunt que doit engager le conseil pour financer le remplacement de l'école.

(3) Le paragraphe 231 (6) de la Loi s'applique aux sommes détenues dans un fonds de réserve visé au présent article.

(4) Sous réserve du paragraphe (5), le conseil scolaire de district verse la totalité du produit de l'assurance de biens visant des biens d'un genre visé au paragraphe (2), qu'ils aient été acquis ou non à l'aide de sommes provenant d'un fonds de réserve visé au paragraphe (1), à un fonds de réserve constitué aux seules fins visées à ce paragraphe.

(5) Les paragraphes (1) et (4) ne s'appliquent pas à ce qui suit :

- a) le produit qui doit, aux termes de l'article 3, être versé à un compte de redevances d'aménagement scolaires ou à un fonds de réserve de redevances d'aménagement scolaires;
- b) le produit que le conseil est tenu de verser à un autre conseil conformément à une entente approuvée par la Commission d'amélioration de l'éducation;
- c) le produit que le conseil est tenu de verser à la Couronne du chef du Canada conformément à une entente prévue au paragraphe 188 (3) de la Loi.

4. Le paragraphe 4 (2) du Règlement est modifié par adjonction de la disposition suivante :

11. Les foyers de soins de longue durée au sens de la *Loi de 2007 sur les foyers de soins de longue durée*.

5. Le présent règlement entre en vigueur le jour de son dépôt.

Made by:
Pris par :

La ministre de l'Éducation,

KATHLEEN O'DAY WYNNE
Minister of Education

Date made: April 3, 2008.
Pris le : 3 avril 2008.

17/08

ONTARIO REGULATION 80/08

made under the

EDUCATION ACT

Made: April 2, 2008
Filed: April 7, 2008
Published on e-Laws: April 9, 2008
Printed in *The Ontario Gazette*: April 26, 2008

Amending O. Reg. 341/06

(Grants for Student Needs — Legislative Grants for the 2006-2007 School Board Fiscal Year)

Note: Ontario Regulation 341/06 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations — Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Paragraph 4 of subsection 38 (5) of Ontario Regulation 341/06 is revoked and the following substituted:

4. Add 0.62 per cent of the amount set out in Column 2 of Table 7 opposite the name of the board.

2. Items 3 and 4 of Table 4 of the Regulation are revoked and the following substituted:

3.	Conseil scolaire de district catholique des Aurores boréales	-5,511	126,689	-972	22,348	174,846	-46,042
4.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	-77,833	-5,752	-12,852	-924	-4,448	-7,553

3. Item 1 of Table 16.1 of the Regulation is revoked.

4. Table 16.2 of the Regulation is amended by adding the following item:

26.	Thames Valley District School Board	5684		Strathroy CI	Strathroy-Caradoc
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5. Items 9 and 10 of Table 16.3 of the Regulation are revoked and the following substituted:

9.	Thames Valley District School Board	323	Caradoc South PS	Strathroy-Caradoc	2,679,881	444,378
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6. This Regulation comes into force on the day it is filed.

RÈGLEMENT DE L'ONTARIO 80/08

pris en application de la

LOI SUR L'ÉDUCATION

pris le 2 avril 2008

déposé le 7 avril 2008

publié sur le site Lois-en-ligne le 9 avril 2008

imprimé dans la *Gazette de l'Ontario* le 26 avril 2008

modifiant le Règl. de l'Ont. 341/06

(Subventions pour les besoins des élèves — subventions générales pour l'exercice 2006-2007 des conseils scolaires)

Remarque : Le Règlement de l'Ontario 341/06 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des codifications (règlements) qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. La disposition 4 du paragraphe 38 (5) du Règlement de l'Ontario 341/06 est abrogée et remplacée par ce qui suit :

4. Ajouter 0,62 pour cent de la somme indiquée à la colonne 2 du tableau 7 en regard du nom du conseil.

2. Les points 3 et 4 du tableau 4 du Règlement sont abrogés et remplacés par ce qui suit :

3.	Conseil scolaire de district catholique des Aurores boréales	-5,511	126,689	-972	22,348	174,846	-46,042
4.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	-77,833	-5,752	-12,852	-924	-4,448	-7,553

3. Le point 1 du tableau 16.1 du Règlement est abrogé.

4. Le tableau 16.2 du Règlement est modifié par adjonction du point suivant :

26.	Thames Valley District School Board	5684		Strathroy CI	Strathroy-Caradoc
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5. Les points 9 et 10 du tableau 16.3 du Règlement sont abrogés et remplacés par ce qui suit :

9.	Thames Valley District School Board	323	Caradoc South PS		Strathroy-Caradoc	2,679,881	444,378
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6. Le présent règlement entre en vigueur le jour de son dépôt.

17/08

ONTARIO REGULATION 81/08

made under the

EDUCATION ACT

Made: April 2, 2008

Filed: April 7, 2008

Published on e-Laws: April 9, 2008

Printed in *The Ontario Gazette*: April 26, 2008

Amending O. Reg. 152/07

(Grants for Student Needs — Legislative Grants for the 2007-2008 School Board Fiscal Year)

Note: Ontario Regulation 152/07 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Subsection 3 (6) of Ontario Regulation 152/07 is revoked and the following substituted:

(6) The documents entitled “Good Places to Learn: Stage 1 Funding Allocation”, referred to in clause 43 (2) (a), “Good Places to Learn: Stage 2 Funding Allocation”, referred to in clause 43 (3) (a), and “Good Places to Learn: Stage 3 Funding Allocation”, referred to in clause 43 (4) (a), are available for public inspection at the offices of the Education Finance Branch of the Ministry of Education and on the Ministry’s website.

2. Paragraph 6 of section 37 of the Regulation is revoked and the following substituted:

6. Add the amount set out in Column 2 of Table 9.1 opposite the name of the board to the total of the amounts determined under paragraphs 2 and 5.

3. Paragraph 4 of subsection 38 (5) of the Regulation is revoked and the following substituted:

4. Add 0.62 per cent of the amount set out in Column 2 of Table 7 opposite the name of the board.

4. (1) Subsection 43 (1) of the Regulation is amended by adding the following paragraphs:

- 4.1 Determine the portion of the cost of urgent and high priority renewal projects described in subsection (4) and set out in Column 4 of Table 16 opposite the name of the board, that was incurred by the board in each of the 2006-2007 and 2007-2008 school board fiscal years for construction or renovation work that began on or after January 1, 2007.
- 4.2 Total the portions determined under paragraph 4.1 for the two fiscal years.

(2) Paragraph 5 of subsection 43 (1) of the Regulation is revoked and the following substituted:

5. Add the amounts determined under paragraphs 2, 4 and 4.2.

(3) Section 43 of the Regulation is amended by adding the following subsection:

- (4) For the purposes of paragraph 4.1 of subsection (1), an urgent and high priority renewal project is a project that,
 - (a) is at a school of the board listed in Appendix B of the document entitled “Good Places to Learn: Stage 3 Funding Allocation”, which is available as described in subsection 3 (6); and
 - (b) has been approved by the Minister, as indicated in the document mentioned in clause (a), on the basis that the project addresses an urgent and high priority renewal need at the school.

5. (1) Paragraph 9 of subsection 44 (1) of the Regulation is amended by adding “or under a predecessor of that paragraph for a prior school board fiscal year” at the end.**(2) Paragraph 58 of subsection 44 (1) of the Regulation is amended by adding “or under a predecessor of that paragraph for a prior school board fiscal year” at the end.****(3) Paragraph 99 of subsection 44 (1) of the Regulation is revoked and the following substituted:**

99. Determine the portion of each capital project of the board that was wholly or partially funded with amounts calculated under this subsection or a predecessor of this subsection for a prior school board fiscal year, where capital projects are projects for purposes established under subsection 1 (2) of Ontario Regulation 446/98 (Reserve Funds) made under the Act and includes projects that have been constructed by August 31, 2008, that are under construction on that date or for which the board has awarded a tender for construction on or before that date.

(4) Subparagraphs 100 i, ii, iii and iv of subsection 44 (1) of the Regulation are revoked and the following substituted:

- i. debt incurred to finance the construction of new elementary pupil places needed for primary class size reduction under subsection 45 (1) or under a predecessor of that subsection for a prior school board fiscal year,
- ii. debt incurred to finance the construction of new elementary pupil places or new secondary pupil places described in the plan submitted under subsection 46 (3) or under subsection 39 (15) of the 2006-2007 grant regulation in relation to the growth schools amount,
- iii. debt related to the amounts determined under sections 47, 48, 49 and 50 or under predecessors of those sections for a prior school board fiscal year, or
- iv. non-permanently financed debt or permanently financed debt, within the meaning of subsection 52 (2).

(5) Paragraph 107 of subsection 44 (1) of the Regulation is revoked and the following substituted:

107. Determine the portion of each capital project of the board that was wholly or partially funded with amounts calculated under this subsection or a predecessor of this subsection for a prior school board fiscal year, where capital projects are projects for purposes established under subsection 1 (2) of Ontario Regulation 446/98 and includes projects that have been constructed by August 31, 2006, that are under construction on that date or for which the board has awarded a tender for construction on or before that date.

(6) Subparagraphs 108 i, ii, iii and iv of subsection 44 (1) of the Regulation are revoked and the following substituted:

- i. debt incurred to finance the construction of new elementary pupil places needed for primary class size reduction under subsection 45 (1) or under a predecessor of that subsection for a prior school board fiscal year,
- ii. debt incurred to finance the construction of new elementary pupil places or new secondary pupil places described in the plan submitted under subsection 46 (3) or under subsection 39 (15) of the 2006-2007 grant regulation in relation to the growth schools amount,
- iii. debt related to the amounts determined under sections 47, 48, 49 and 50 or under predecessors of those sections for a prior school board fiscal year, or
- iv. non-permanently financed debt or permanently financed debt, within the meaning of subsection 52 (2).

(7) Paragraphs 110.1, 110.2 and 110.3 of subsection 44 (1) of the Regulation are revoked and the following substituted:

- 110.1 Determine the debt service costs incurred in the 2007-2008 fiscal year in respect of the amount determined under subsection (4).
- 110.2 For each multi-year lease entered into on or before August 31, 2006 wholly or partly for the purpose of providing instructional space, other than for providing new pupil places needed for the primary class size reduction, determine the amount payable in the 2007-2008 fiscal year in relation to the provision of instructional space.
- 110.3 Total the amounts determined under paragraph 110.2 for all the multi-year leases described in that paragraph.
- 110.4 Total the amounts determined under paragraphs 110.1 and 110.3.
- 110.5 Take the lesser of the amounts determined under paragraph 110.4 and the amount determined in respect of the board under paragraph 100.2 of subsection 39 (11) of the 2006-2007 grant regulation.
- 110.6 Total the amounts determined under paragraphs 110 and 110.5.

(8) Paragraph 112 of subsection 44 (1) of the Regulation is amended by striking out “paragraph 110.3” and substituting “paragraph 110.6”.

(9) Subparagraph 113 i of subsection 44 (1) of the Regulation is revoked and the following substituted:

- i. Determine the number of the board’s new pupil places to meet elementary enrolment pressures, as determined under subsection 51 (1) or a predecessor of that subsection, that are to be provided in projects other than those that have been constructed by March 31, 2006, that are under construction on that date or for which the board has awarded a tender for construction on or before that date.
- i.1 Determine the number of the board’s new elementary pupil places that are needed for the 2005 capital policy adjustment, set out in Column 2 of Table 17 opposite the name of the board, that are to be provided in projects other than those that have been constructed by March 31, 2006, that are under construction on that date or for which the board has awarded a tender for construction on or before that date.
- i.2 Total the numbers determined under subparagraphs i and i.1.

(10) Subparagraph 113 ii of subsection 44 (1) of the Regulation is amended by striking out “subparagraph i” and substituting “subparagraph i.2”.

(11) Subparagraph 113 v of subsection 44 (1) of the Regulation is revoked and the following substituted:

- v. Determine the number of the board's new pupil places to meet secondary enrolment pressures, as determined under subsection 51 (3) or a predecessor of that subsection, that are to be provided in projects other than those that have been constructed by March 31, 2006, that are under construction on that date or for which the board has awarded a tender for construction on or before that date.
- v.1 Determine the number of the board's new secondary pupil places that are needed for the 2005 capital policy adjustment, set out in Column 3 of Table 17 opposite the name of the board, that are to be provided in projects other than those that have been constructed by March 31, 2006, that are under construction on that date or for which the board has awarded a tender for construction on or before that date.
- v.2 Total the numbers determined under subparagraphs v and v.1.

(12) Subparagraph 113 vi of subsection 44 (1) of the Regulation is amended by striking out "subparagraph v" and substituting "subparagraph v.2".**(13) The definitions of "B" and "C" in paragraph 3 of subsection 44 (2) of the Regulation are revoked and the following substituted:**

"B" is the total of all transfers of \$100,000 or more made in the fiscal year to the board's proceeds of disposition reserve fund or to its reserve fund for the proceeds of disposition of schools that are prohibitive to repair, and

"C" is the amount of transfers from the board's proceeds of disposition reserve fund or from its reserve fund for the proceeds of disposition of schools that are prohibitive to repair that are authorized by resolutions of the board passed in the 2007-2008 fiscal year for the purpose of acquiring, before August 31, 2010, in fee simple, a proposed school site in respect of which the conditions set out in subsection (3) are met.

(14) Section 44 of the Regulation is amended by adding the following subsections:**(4) The amount referred to in paragraph 110.1 of subsection (1) is determined as follows:**

1. Determine the debt, if any, incurred during the 2006-2007 and 2007-2008 fiscal years to acquire a school site in fee simple that provides pupil places that, immediately before the acquisition, were financed by leases described in paragraph 100.1 of subsection 39 (11) of the 2006-2007 grant regulation and entered into before August 31, 2006.
2. Determine the debt, if any, incurred during the 2006-2007 and 2007-2008 fiscal years to acquire a school site in fee simple that will provide pupil places to replace other pupil places, where, immediately before the acquisition, the pupil places being replaced were financed by leases described in paragraph 100.1 of subsection 39 (11) of the 2006-2007 grant regulation and entered into before August 31, 2006.
3. Total the amounts determined under paragraphs 1 and 2.

(5) For purposes of paragraph 2 of subsection (4), a pupil place is considered to replace another pupil place if,

- (a) in the case of an elementary school pupil place, it is located within 8 kilometres of the school site that provided the elementary school pupil place that is being replaced; or
- (b) in the case of a secondary school pupil place, it is located within 32 kilometres of the school site that provided the secondary school pupil place that is being replaced.

6. (1) Paragraphs 3, 4, 5, 6 and 7 of subsection 46 (1) of the Regulation are revoked and the following substituted:

3. Determine the costs incurred by the board before August 31, 2008 on the construction of new elementary pupil places and new secondary pupil places specified in the plan submitted under,
 - i. subsection 39 (15) of the 2006-2007 grant regulation, and
 - ii. subsection (3) of this section.
4. Take the lesser of,
 - i. the amount determined under paragraph 3, and
 - ii. the total of the amount determined under subsection 39 (14.1) of the 2006-2007 grant regulation and the amount determined under subsection (2).
5. Take the lesser of the amount determined under paragraph 4 and the amount set out in Column 2 of Table 17.1 opposite the name of the board.

(2) Paragraph 8 of subsection 46 (1) of the Regulation is amended by striking out "paragraph 7" and substituting "paragraph 5".**(3) Paragraph 10 of subsection 46 (1) of the Regulation is amended by striking out "paragraph 7" and substituting "paragraph 5".**

(4) Paragraph 11.1 of subsection 46 (1) of the Regulation is revoked.

(5) Paragraph 12 of subsection 46 (1) of the Regulation is amended by striking out “paragraph 11.1” and substituting “paragraph 5”.

(6) Subsection 46 (2) of the Regulation is amended by striking out “paragraph 6” in the portion before paragraph 1 and substituting “subparagraph 4 ii”.

(7) Paragraphs 10, 11 and 12 of subsection 46 (2) of the Regulation are revoked.

(8) Subsection 46 (3) of the Regulation is amended by striking out the portion before paragraph 1 and substituting the following:

(3) The following are conditions of the payment to a district school board of any part of the growth schools amount that relates to costs incurred in the 2007-2008 school board fiscal year:

7. Subparagraph 2 ii of section 48 of the Regulation is amended by striking out “the total of the amounts” and substituting “the amount”.

8. Paragraph 4 of subsection 51 (3) of the Regulation is amended by striking out “Table 19 or 20” and substituting “Table 20 or 21”.

9. (1) Sub-subparagraph 1 i B of subsection 58 (3) of the Regulation is amended by striking out “2006 calendar year” at the end and substituting “2007 calendar year”.

(2) Sub-subparagraph 1 ii B of subsection 58 (3) of the Regulation is amended by striking out “2007 calendar year” at the end and substituting “2008 calendar year”.

10. Table 5 of the Regulation is amended by adding the following items:

3.1	Conseil scolaire de district catholique des Aurores boréales	10768	Immaculée-Conception, E		Ignace	68.9	100,684
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4.1	Conseil scolaire de district catholique du Centre-Est de l'Ontario	10784	École Catholique Ange-Gabriel Élémentaire		Brockville	40.6	115,805
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11. The Regulation is amended by adding the following Table:

TABLE/TABLEAU 9.1
TRANSPORTATION ALLOCATION/ÉLÉMENT TRANSPORT DES ÉLÈVES

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant \$
1.	Algoma District School Board	0
2.	Algonquin and Lakeshore Catholic District School Board	47,672
3.	Avon Maitland District School Board	0
4.	Bluewater District School Board	0
5.	Brant Haldimand Norfolk Catholic District School Board	0
6.	Bruce-Grey Catholic District School Board	106,651
7.	Catholic District School Board of Eastern Ontario	0
8.	Conseil scolaire de district catholique de l'est Ontarien	0
9.	Conseil scolaire de district catholique Centre-Sud	1,036,397
10.	Conseil scolaire de district catholique des Aurores boréales	0
11.	Conseil scolaire de district catholique des Grandes Rivières	0
12.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	332,287
13.	Conseil scolaire de district catholique du Nouvel-Ontario	0
14.	Conseil scolaire de district catholique Franco-Nord	173,103
15.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	159,053

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Amount/Montant \$
16.	Conseil scolaire de district des écoles publiques de langue française n° 59	618,537
17.	Conseil scolaire de district du Centre Sud-Ouest	567,611
18.	Conseil scolaire de district du Grand Nord de l'Ontario	175,815
19.	Conseil scolaire de district du Nord-Est de l'Ontario	92,197
20.	District School Board of Niagara	1,773,119
21.	District School Board Ontario North East	0
22.	Dufferin Peel Catholic District School Board	605,298
23.	Durham Catholic District School Board	536,011
24.	Durham District School Board	0
25.	English-language Separate District School Board No. 38	861,340
26.	Grand Erie District School Board	1,103,502
27.	Greater Essex County District School Board	58,599
28.	Halton Catholic District School Board	0
29.	Halton District School Board	0
30.	Hamilton-Wentworth Catholic District School Board	637,119
31.	Hamilton-Wentworth District School Board	746,716
32.	Hastings and Prince Edward District School Board	236,847
33.	Huron-Perth Catholic District School Board	0
34.	Huron-Superior Catholic District School Board	0
35.	Kawartha Pine Ridge District School Board	1,791,710
36.	Keewatin-Patricia District School Board	0
37.	Kenora Catholic District School Board	0
38.	Lakehead District School Board	0
39.	Lambton Kent District School Board	2,255
40.	Limestone District School Board	834,352
41.	Near North District School Board	0
42.	Niagara Catholic District School Board	1,570,676
43.	Nipissing-Parry Sound Catholic District School Board	222,504
44.	Northeastern Catholic District School Board	91,077
45.	Northwest Catholic District School Board	0
46.	Ottawa Catholic District School Board	0
47.	Ottawa-Carleton District School Board	0
48.	Peel District School Board	1,112,424
49.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	0
50.	Rainbow District School Board	0
51.	Rainy River District School Board	0
52.	Renfrew County Catholic District School Board	0
53.	Renfrew County District School Board	601,877
54.	Simcoe County District School Board	0
55.	Simcoe Muskoka Catholic District School Board	0
56.	St. Clair Catholic District School Board	0
57.	Sudbury Catholic District School Board	0
58.	Superior North Catholic District School Board	0
59.	Superior-Greenstone District School Board	0
60.	Thames Valley District School Board	3,052,518
61.	Thunder Bay Catholic District School Board	0
62.	Toronto Catholic District School Board	0
63.	Toronto District School Board	0
64.	Trillium Lakelands District School Board	0
65.	Upper Canada District School Board	0
66.	Upper Grand District School Board	0
67.	Waterloo Catholic District School Board	0
68.	Waterloo Region District School Board	0
69.	Wellington Catholic District School Board	0
70.	Windsor-Essex Catholic District School Board	0
71.	York Catholic District School Board	0
72.	York Region District School Board	0

12. Table 16 of the Regulation is revoked and the following substituted:

TABLE/TABLEAU 16

GOOD PLACES TO LEARN — MAXIMUM ALLOCATIONS/LIEUX PROPICES À L'APPRENTISSAGE —
ALLOCATIONS MAXIMALES

Item/Point	Column/Colonne 1	Column/ Colonne 2	Column/ Colonne 3	Column/ Colonne 4
	Name of Board/Nom du conseil	Cost of Urgent and High Priority Renewal Projects in Stage 1/Coût des travaux de réfection urgents et importants — Phase I \$	Cost of Urgent and High Priority Renewal Projects in Stage 2/Coût des travaux de réfection urgents et importants — Phase II \$	Cost of Urgent and High Priority Renewal Projects in Stage 3/Coût des travaux de réfection urgents et importants — Phase III \$
1.	Algoma District School Board	8,566,032	4,995,267	7,419,175
2.	Algonquin and Lakeshore Catholic District School Board	5,520,784	2,676,460	2,383,944
3.	Avon Maitland District School Board	15,736,931	7,232,322	5,376,929
4.	Bluewater District School Board	14,384,686	7,146,043	6,704,892
5.	Brant Haldimand Norfolk Catholic District School Board	3,736,736	2,002,838	1,705,600
6.	Bruce-Grey Catholic District School Board	1,451,485	980,893	481,320
7.	Catholic District School Board of Eastern Ontario	6,219,937	2,530,733	2,803,289
8.	Conseil de district des écoles publiques de langue française n° 59	6,274,889	3,040,271	1,353,552
9.	Conseil scolaire de district catholique Centre-Sud	6,572,429	2,538,560	6,191,446
10.	Conseil scolaire de district catholique de l'est Ontarien	11,052,079	3,202,518	5,921,700
11.	Conseil scolaire de district catholique des Aurores boréales	538,819	232,311	169,689
12.	Conseil scolaire de district catholique des Grandes Rivières	5,044,082	3,143,085	1,657,108
13.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	7,471,767	4,982,994	3,912,531
14.	Conseil scolaire de district catholique du Nouvel-Ontario	7,658,633	3,747,791	3,263,607
15.	Conseil scolaire de district catholique Franco-Nord	3,572,837	1,202,050	2,044,028
16.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	3,964,416	2,365,391	1,070,885
17.	Conseil scolaire de district du Centre Sud-Ouest	7,607,684	5,955,460	2,361,611
18.	Conseil scolaire de district du Grand Nord de l'Ontario	2,556,615	1,940,285	1,322,770
19.	Conseil scolaire de district du Nord-Est de l'Ontario	387,631	1,314,211	0
20.	District School Board of Niagara	49,974,365	20,969,450	22,693,835
21.	District School Board Ontario North East	5,600,507	4,389,318	1,517,577
22.	Dufferin-Peel Catholic District School Board	13,249,338	5,360,022	11,266,617
23.	Durham Catholic District School Board	2,785,579	2,462,113	1,809,156
24.	Durham District School Board	34,178,196	15,905,348	17,534,183
25.	English-language Separate District School Board No. 38	5,753,149	3,337,905	2,003,443
26.	Grand Erie District School Board	19,857,897	10,108,540	6,694,066
27.	Greater Essex County District School Board	27,319,674	11,876,531	8,611,374
28.	Halton Catholic District School Board	1,557,316	1,495,894	644,331
29.	Halton District School Board	20,243,575	11,833,447	8,180,503
30.	Hamilton-Wentworth Catholic District School Board	7,963,970	3,543,147	2,662,646
31.	Hamilton-Wentworth District School Board	34,103,412	16,283,534	14,648,604
32.	Hastings and Prince Edward District School Board	17,758,146	8,352,536	7,638,914
33.	Huron-Perth Catholic District School Board	1,120,758	954,589	590,500
34.	Huron-Superior Catholic District School Board	3,534,484	2,344,354	199,705
35.	Kawartha Pine Ridge District School Board	20,046,679	11,577,316	18,200,735
36.	Keewatin-Patricia District School Board	4,196,161	1,811,632	1,028,679
37.	Kenora Catholic District School Board	389,401	60,746	0
38.	Lakehead District School Board	5,722,015	2,783,056	799,483
39.	Lambton Kent District School Board	13,930,892	6,933,649	6,151,066
40.	Limestone District School Board	23,041,672	8,953,728	8,659,567
41.	Near North District School Board	11,422,809	6,209,331	5,922,960
42.	Niagara Catholic District School Board	17,271,446	7,079,291	5,987,964
43.	Nipissing-Parry Sound Catholic District School Board	2,910,248	819,592	792,532

Item/Point	Column/Colonne 1	Column/ Colonne 2	Column/ Colonne 3	Column/ Colonne 4
	Name of Board/Nom du conseil	Cost of Urgent and High Priority Renewal Projects in Stage 1/Coût des travaux de réfection urgents et importants — Phase I \$	Cost of Urgent and High Priority Renewal Projects in Stage 2/Coût des travaux de réfection urgents et importants — Phase II \$	Cost of Urgent and High Priority Renewal Projects in Stage 3/Coût des travaux de réfection urgents et importants — Phase III \$
44.	Northeastern Catholic District School Board	593,601	692,687	550,149
45.	Northwest Catholic District School Board	242,004	163,826	100,829
46.	Ottawa-Carleton District School Board	47,997,615	18,638,960	17,876,347
47.	Ottawa Catholic District School Board	19,644,533	8,873,966	8,371,051
48.	Peel District School Board	53,515,740	25,922,763	23,378,042
49.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	2,272,590	1,159,124	174,670
50.	Rainbow District School Board	11,348,912	6,026,504	4,736,184
51.	Rainy River District School Board	1,072,658	1,066,887	516,235
52.	Renfrew County Catholic District School Board	2,319,798	1,520,769	1,597,920
53.	Renfrew County District School Board	8,592,082	6,465,615	4,625,447
54.	Simcoe County District School Board	33,557,187	16,685,935	12,654,293
55.	Simcoe Muskoka Catholic District School Board	6,079,445	3,280,954	1,828,933
56.	St. Clair Catholic District School Board	3,943,656	2,462,347	1,161,122
57.	Sudbury Catholic District School Board	6,629,471	2,849,310	5,220,185
58.	Superior North Catholic District School Board	1,444,496	625,173	614,534
59.	Superior-Greenstone District School Board	1,498,725	970,022	5,079,834
60.	Thames Valley District School Board	41,210,971	23,246,092	18,216,569
61.	Thunder Bay Catholic District School Board	5,609,488	2,730,208	1,554,277
62.	Toronto Catholic District School Board	39,166,136	19,890,934	15,478,683
63.	Toronto District School Board	175,426,757	97,246,244	98,415,289
64.	Trillium Lakelands District School Board	5,818,110	3,415,222	3,383,560
65.	Upper Canada District School Board	10,847,832	8,902,213	8,849,873
66.	Upper Grand District School Board	15,277,490	7,319,709	5,015,878
67.	Waterloo Catholic District School Board	6,082,548	3,513,738	2,377,127
68.	Waterloo Region District School Board	24,732,097	13,047,178	10,325,843
69.	Wellington Catholic District School Board	1,461,091	1,216,228	799,551
70.	Windsor-Essex Catholic District School Board	8,094,232	4,684,843	5,249,917
71.	York Catholic District School Board	10,423,811	5,678,045	3,626,725
72.	York Region District School Board	27,532,179	15,940,140	27,902,213

13. (1) Item 28 of Table 17.1 of the Regulation is revoked and the following substituted:

28.	Halton Catholic District School Board	28,650,513
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(2) Item 47 of Table 17.1 of the Regulation is revoked and the following substituted:

47.	Ottawa Catholic District School Board	26,292,446
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(3) Item 49 of Table 17.1 of the Regulation is revoked and the following substituted:

49.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	12,725,832
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14. Item 1 of Table 19 of the Regulation is revoked.

15. Table 20 of the Regulation is amended by adding the following item:

26.	Thames Valley District School Board	5684		Strathroy CI	Strathroy-Caradoc
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16. Table 21 of the Regulation is revoked and the following substituted:

TABLE/TABLEAU 21

SCHOOLS FOR WHICH COST OF REPAIR IS PROHIBITIVE 2/ÉCOLES DONT LE COÛT DES RÉPARATIONS EST PROHIBITIF (N° 2)

Item/ Point	Column/Colonne 1	Column/ Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5	Column/Colonne 6
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Municipality or Locality/ Municipalité ou localité	Maximum Capital Amount Eligible for Long-term Financing/ Plafond des immobilisations donnant droit au financement à long terme \$
1.	Algoma District School Board	5223		Bawating C & VS	Sault Ste. Marie	52,820,080
2.	Algoma District School Board	5645		Sir James Dunn C & VS	Sault Ste. Marie	
3.	Algoma District School Board	9573	Bawating C & V.S.		Sault Ste. Marie	
4.	Algoma District School Board	10893	Bawating Intermediate		Sault Ste. Marie	
5.	Algoma District School Board	848	Francis H Clergue Public School		Sault Ste. Marie	
6.	Algoma District School Board	2035	Rosedale Public School		Sault Ste. Marie	
7.	Algoma District School Board	7599		Hornepayne High School	Hornepayne	
8.	Algoma District School Board	7598		Hornepayne High School Annex	Hornepayne	
9.	Algonquin and Lakeshore Catholic District School Board	9229	Sacred Heart Catholic School Marmora		Marmora and Lake	9,374,708
10.	Algonquin and Lakeshore Catholic District School Board	9222	St. Michael CES		Belleville	
11.	Avon Maitland District School Board	1661	Arthur Meighen PS		St. Marys	4,831,328
12.	Avon Maitland District School Board	396	St. Mary's Central PS		St. Marys	
13.	Bluewater District School Board	1177	James A. Magee		Hanover	6,847,763
14.	Brant Haldimand Norfolk Catholic District School Board	3513	Our Lady of Fatima Sep School		Brantford	5,934,159
15.	Brant Haldimand Norfolk Catholic District School Board	4026	St. Jean de Brebeuf Sep S		Brantford	
16.	Bruce-Grey Catholic District School Board	3786		St. Mary's High School	Owen Sound	3,709,406
17.	Catholic District School Board of Eastern Ontario	4138	St. Joseph SS / Prescott		Prescott	9,958,654
18.	Catholic District School Board of Eastern Ontario	4222	St. Mark		Prescott	
19.	Catholic District School Board of Eastern Ontario	3368	St. Joseph Catholic School / Toledo		Elizabethtown - Kitley	
20.	Catholic District School Board of Eastern Ontario	9292	Mother Teresa Annex		Russell	
21.	Conseil de district des écoles publiques de langue française n° 59	1628	Ecole Madeleine- de-Roybon		Kingston	3,463,096
22.	Conseil scolaire de district catholique de l'Est ontarien	6204	Ecole St-Gregoire		Champlain	10,686,413
23.	Conseil scolaire de district catholique de l'Est ontarien	3627	Saint-Jean, E. Sep		Russell	
24.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	3430	École élémentaire Montfort		Ottawa	9,028,785

Item/ Point	Column/Colonne 1	Column/ Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5	Column/Colonne 6
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Municipality or Locality/ Municipalité ou localité	Maximum Capital Amount Eligible for Long-term Financing/ Plafond des immobilisations donnant droit au financement à long terme \$
25.	Conseil scolaire de district catholique Franco-Nord	3628	Echo-jeunesse, E. Sep		West Nipissing	17,279,243
26.	Conseil scolaire de district catholique Franco-Nord	3663	St. Joseph		West Nipissing	
27.	Conseil scolaire de district catholique Franco Nord	4547	Ecole Saint-Anne		North Bay	
28.	Conseil scolaire de district catholique Franco Nord	4387	Ecole Saint Paul		North Bay	
29.	Conseil scolaire de district des écoles catholiques du Sud- Ouest	4066	École St-jean- Baptiste		Amhurstburg	6,045,440
30.	Conseil scolaire de district du Grand Nord de l'Ontario	9946	École publique Camille-Perron (leased)		Markstay-Warren	2,812,799
31.	District School Board of Niagara	489	Colonel John Butler PS		Niagara-On-The- Lake	9,107,214
32.	District School Board of Niagara	2391	Virgil PS		Niagara-On-The- Lake	
33.	District School Board of Niagara	1923	Queen Mary Public School		St. Catharines	
34.	Durham Catholic District School Board	8775	St. Bernadette CS		Ajax	8,904,137
35.	English-language Separate District School Board No. 38	3537	Our Lady of Lourdes Catholic Elementary School		Middlesex Centre	6,184,099
36.	Grand Erie District School Board	5304		Delhi District SS	Norfolk County	25,430,022
37.	Grand Erie District School Board	5243		Brantford Collegiate Institute & Vocational School	Brantford	
38.	Greater Essex County District School Board	7803		Leamington District SS	Leamington	
39.	Greater Essex County District School Board	5358		Essex District HS	Essex	
40.	Greater Essex County District School Board	1163	J E Benson Public School		Windsor	30,980,472
41.	Greater Essex County District School Board	1200	John Campbell Public School		Windsor	
42.	Halton Catholic District School Board	8104		St. Thomas Aquinas Catholic Secondary School	Oakville	
43.	Halton District School Board	1314	Lakeshore PS		Burlington	3,188,676
44.	Hamilton-Wentworth Catholic District School Board	4496	St. Thomas CES		Hamilton	3,947,195
45.	Hamilton-Wentworth District School Board	8026	Lawfield		Hamilton	25,447,568
46.	Hamilton-Wentworth District School Board	8089	Vern Ames		Hamilton	
47.	Hamilton-Wentworth District School Board	8085	Stinson Street		Hamilton	
48.	Hamilton-Wentworth District School Board	8064	Queen Victoria		Hamilton	
49.	Hamilton-Wentworth District School Board	8075	Sanford Avenue		Hamilton	

Item/ Point	Column/Colonne 1	Column/ Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5	Column/Colonne 6
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Municipality or Locality/ Municipalité ou localité	Maximum Capital Amount Eligible for Long-term Financing/ Plafond des immobilisations donnant droit au financement à long terme \$
50.	Huron-Superior Catholic District School Board	6326		Mount St. Joseph College	Sault Ste. Marie	1,626,562
51.	Huron-Superior Catholic District School Board	3781		St. Basil	Sault Ste. Marie	
52.	Kawartha Pine Ridge District School Board	86	Apsely PS		North Kawartha	8,897,110
53.	Kawartha Pine Ridge District School Board	405	Central PS		Port Hope	
54.	Kawartha Pine Ridge District School Board	1112	Howard Jordan PS		Port Hope	
55.	Kawartha Pine Ridge District School Board	2584	Youngs Point PS		Cramahe	
56.	Keewatin-Patricia District School Board	1740	Oxdrift PS		Dryden Locality Education (assessment roll numbers beginning with "6096")	1,275,954
57.	Kenora Catholic District School Board	10543	St. Thomas Aquinas Annex		Kenora	3,089,151
58.	Lakehead District School Board	7559		Hillcrest High School	Thunder Bay	26,590,633
59.	Lakehead District School Board	7594		Port Arthur Collegiate Institute	Thunder Bay	
60.	Lambton Kent District School Board	581	Devine Street School		Sarnia	7,286,125
61.	Lambton Kent District School Board	1221	Johnston Memorial School		Sarnia	
62.	Near North District School Board	5668		Almaguin Highland SS	South River	18,691,312
63.	Niagara Catholic District School Board	7973	St. Joseph		Grimsby	8,685,439
64.	Niagara Catholic District School Board	7980	Our Lady of Fatima		Grimsby	
65.	Nipissing-Parry Sound Catholic DSB	5985	St. Theresa Catholic School		East Ferris	12,162,827
66.	Nipissing-Parry Sound Catholic DSB	3652	Sacred Heart Separate School		North Bay	
67.	Nipissing-Parry Sound Catholic DSB	4114	St. Joseph Separate School		North Bay	
68.	Nipissing-Parry Sound Catholic DSB	3999	St. Hubert Separate School		North Bay	
69.	Ottawa-Carleton District School Board	819	Fitzroy Centennial Public School		Ottawa	6,709,747
70.	Ottawa-Carleton District School Board	10140	Fitzroy Harbour Public School		Ottawa	
71.	Ottawa-Carleton District School Board	1655	Kars Public School		Ottawa	
72.	Peel District School Board	1749	Palgrave PS		Caledon	11,804,544
73.	Peel District School Board	338	Castlemore PS		Brampton	
74.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	9267	St. Mary's School		Port Hope	1,925,445
75.	Rainbow District School Board	996	Markstay Public School		Markstay-Warren	8,499,915

Item/ Point	Column/Colonne 1	Column/ Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5	Column/Colonne 6
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Municipality or Locality/ Municipalité ou localité	Maximum Capital Amount Eligible for Long-term Financing/ Plafond des immobilisations donnant droit au financement à long terme \$
76.	Rainbow District School Board	9623	Warren Public School		Markstay-Warren	
77.	Rainbow District School Board	207	Val Caron Public School		Greater Sudbury	
78.	Rainbow District School Board	2360	Valleyview Public School		Greater Sudbury	
79.	Rainy River District School Board	9397	Alexander Mackenzie School		Fort Frances	
80.	Rainy River District School Board	9380	J W Walker PS		Fort Frances	15,349,466
81.	Rainy River District School Board	9378	F H Huffman PS		Fort Frances	
82.	Rainy River District School Board	9384	Robert Moore PS		Fort Frances	
83.	Simcoe County District School Board	8151	King Edward PS		Barrie	
84.	Simcoe County District School Board	8157	Mount Slaven PS		Orillia	33,756,449
85.	Simcoe County District School Board	8165	Parkview PS		Midland	
86.	Simcoe County District School Board	8168	Prince of Wales PS		Barrie	
87.	Simcoe County District School Board	8171	Regent PS		Midland	
88.	Simcoe County District School Board	8207	David H. Church PS		Orillia	9,144,720
89.	Simcoe County District School Board	8142	Hillcrest PS		Orillia	
90.	Simcoe County District School Board	8193	Baxter Annex		Essa	
91.	Simcoe Muskoka Catholic District School Board	8324	St. Paul's Alliston		New Tecumseth	
92.	Simcoe Muskoka Catholic District School Board	8291		Holy Trinity SS	Bradford West Gwillimbury	4,245,449
93.	St. Clair Catholic District School Board	3791	St. Benedict Catholic School		Sarnia	
94.	Thames Valley District School Board	323	Caradoc South PS		Strathroy-Caradoc	
95.	Thames Valley District School Board	630	Drumbo PS		Blandford- Blenheim	
96.	Thames Valley District School Board	1890	Princeton PS		Blandford- Blenheim	14,153,720
97.	Thames Valley District School Board	5897	Elmdale PS		St. Thomas	
98.	Thames Valley District School Board	1599	Myrtle Street PS		St. Thomas	
99.	Thames Valley District School Board	2443	Wellington PS		St. Thomas	
100.	Thunder Bay Catholic District School Board	3653	Sacred Heart		Thunder Bay	8,309,883
101.	Thunder Bay Catholic District School Board	4500	St. Thomas Aquinas		Thunder Bay	
102.	Toronto Catholic District School Board	9512	St. Edward		Toronto	2,608,917

Item/ Point	Column/Colonne 1	Column/ Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5	Column/Colonne 6
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Municipality or Locality/ Municipalité ou localité	Maximum Capital Amount Eligible for Long-term Financing/ Plafond des immobilisations donnant droit au financement à long terme \$
103.	Trillium Lakelands District School Board	1597	Muskoka Falls PS		Bracebridge	3,478,556
104.	Upper Canada District School Board	5716		Vankleek Hill C.I.	Champlain	10,821,286
105.	Upper Grand District School Board	1211	John McCrae PS		Guelph	16,762,241
106.	Upper Grand District School Board	1276	King George PS		Guelph	
107.	Upper Grand District School Board	2342	Tytler PS		Guelph	
108.	Upper Grand District School Board	1024	Harriston PS		Minto	
109.	Waterloo Region District School Board	2073	Ryerson		Cambridge	5,472,928
110.	Waterloo Region District School Board	829	Floradale		Woolwich	
111.	Wellington Catholic District School Board	4102	St. Joseph Elem.		Guelph	5,076,920
112.	York Catholic District School Board	3638	Holy Name Catholic Elementary School		King	6,828,276
113.	York Catholic District School Board	4252	St. Mary Immaculate School		Richmond Hill	
114.	York Region District School Board	5509		Markham District High School	Markham	34,551,242
115.	York Region District School Board	1285	King City PS		King	
116.	York Region District School Board	6351	Eva L. Building		King	

17. This Regulation comes into force on the day it is filed.

RÈGLEMENT DE L'ONTARIO 81/08

pris en application de la

LOI SUR L'ÉDUCATION

pris le 2 avril 2008

déposé le 7 avril 2008

publié sur le site Lois-en-ligne le 9 avril 2008

imprimé dans la *Gazette de l'Ontario* le 26 avril 2008

modifiant le Règl. de l'Ont. 152/07

(Subventions pour les besoins des élèves — subventions générales pour l'exercice 2007-2008 des conseils scolaires)

Remarque : Le Règlement de l'Ontario 152/07 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des codifications (règlements) qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. Le paragraphe 3 (6) du Règlement de l'Ontario 152/07 est abrogé et remplacé par ce qui suit :

(6) Le public peut consulter aux bureaux de la Direction du financement de l'éducation du ministère de l'Éducation et sur le site Web du ministère le document intitulé «Lieux propices à l'apprentissage : Allocation de la phase 1», qui est mentionné à l'alinéa 43 (2) a), celui intitulé «Lieux propices à l'apprentissage : Allocation de la phase 2», qui est mentionné à l'alinéa 43 (3) a) et celui intitulé «Lieux propices à l'apprentissage : Allocation de la phase 3», qui est mentionné à l'alinéa 43 (4) a).

2. La disposition 6 de l'article 37 du Règlement est abrogée et remplacée par ce qui suit :

6. Ajouter la somme indiquée en regard du nom du conseil à la colonne 2 du tableau 9.1 au total des sommes calculées en application des dispositions 2 et 5.

3. La disposition 4 du paragraphe 38 (5) du Règlement est abrogée et remplacée par ce qui suit :

4. Ajouter 0,62 pour cent de la somme indiquée à la colonne 2 du tableau 7 en regard du nom du conseil.

4. (1) Le paragraphe 43 (1) du Règlement est modifié par adjonction des dispositions suivantes :

- 4.1 Calculer la portion du coût des travaux de réfection urgents et importants visés au paragraphe (4), indiqué à la colonne 4 du tableau 16 en regard du nom du conseil, que le conseil a engagée pendant chacun des exercices 2006-2007 et 2007-2008 à l'égard des travaux de construction ou de rénovation les concernant qui ont été entrepris au plus tôt le 1^{er} janvier 2007.
- 4.2 Additionner les portions calculées en application de la disposition 4.1 pour chacun des deux exercices.

(2) La disposition 5 du paragraphe 43 (1) du Règlement est abrogée et remplacée par ce qui suit :

5. Additionner les sommes calculées en application des dispositions 2, 4 et 4.2.

(3) L'article 43 du Règlement est modifié par adjonction du paragraphe suivant :

(4) Pour l'application de la disposition 4.1 du paragraphe (1), les travaux de réfection urgents et importants s'entendent des travaux qui réunissent les conditions suivantes :

- a) ils sont effectués dans les écoles du conseil indiquées à l'annexe B du document intitulé «Lieux propices à l'apprentissage : Allocation de la phase 3», que l'on peut consulter de la manière indiquée au paragraphe 3 (6);
- b) le ministre les a approuvés individuellement, comme l'indique le document mentionné à l'alinéa a), au motif qu'ils répondaient chacun à des besoins de réfection urgents et importants dans l'école concernée.

5. (1) La disposition 9 du paragraphe 44 (1) du Règlement est modifiée par insertion de «ou d'une disposition qu'elle remplace à l'égard d'un exercice antérieur» à la fin de la disposition.

(2) La disposition 58 du paragraphe 44 (1) du Règlement est modifiée par insertion de «ou d'une disposition qu'elle remplace à l'égard d'un exercice antérieur» à la fin de la disposition.

(3) La disposition 99 du paragraphe 44 (1) du Règlement est abrogée et remplacée par ce qui suit :

99. Calculer la part de chacun des travaux d'immobilisations du conseil, à savoir les travaux effectués aux fins visées au paragraphe 1 (2) du Règlement de l'Ontario 446/98 (Fonds de réserve) pris en application de la Loi, y compris les travaux achevés le 31 août 2008, ceux en cours de construction à cette date ou ceux pour lesquels le conseil a attribué un contrat de construction au plus tard à la même date, qui était financée en totalité ou en partie à l'aide de sommes calculées en application du présent paragraphe ou d'une disposition qu'il remplace à l'égard d'un exercice antérieur.

(4) Les sous-dispositions 100 i, ii, iii et iv du paragraphe 44 (1) du Règlement sont abrogées et remplacées par ce qui suit :

- i. la dette contractée pour financer l'aménagement des nouvelles places à l'élémentaire occasionnées par la baisse de l'effectif des classes du cycle primaire en application du paragraphe 45 (1) ou d'une disposition qu'il remplace à l'égard d'un exercice antérieur,
- ii. la dette contractée pour financer l'aménagement des nouvelles places à l'élémentaire ou au secondaire qui sont mentionnées dans le plan présenté en application du paragraphe 46 (3), ou en application du paragraphe 39 (15) du règlement sur les subventions de 2006-2007, en ce qui concerne la somme liée aux écoles des quartiers à forte croissance,
- iii. la dette liée aux sommes calculées en application des articles 47, 48, 49 et 50 ou de dispositions qu'ils remplacent à l'égard d'un exercice antérieur,
- iv. la dette avec ou sans financement permanent, au sens du paragraphe 52 (2).

(5) La disposition 107 du paragraphe 44 (1) du Règlement est abrogée et remplacée par ce qui suit :

107. Calculer la part de chacun des travaux d'immobilisations du conseil, à savoir les travaux effectués aux fins visées au paragraphe 1 (2) du Règlement de l'Ontario 446/98, y compris les travaux achevés le 31 août 2006, ceux en cours de construction à cette date ou ceux pour lesquels le conseil a attribué un contrat de construction au plus tard à la même date, qui était financée en totalité ou en partie à l'aide de sommes calculées en application du présent paragraphe ou d'une disposition qu'il remplace à l'égard d'un exercice antérieur.

(6) Les sous-dispositions 108 i, ii, iii et iv du paragraphe 44 (1) du Règlement sont abrogées et remplacées par ce qui suit :

- i. la dette contractée pour financer l'aménagement des nouvelles places à l'élémentaire occasionnées par la baisse de l'effectif des classes du cycle primaire en application du paragraphe 45 (1) ou d'une disposition qu'il remplace à l'égard d'un exercice antérieur,
- ii. la dette contractée pour financer l'aménagement des nouvelles places à l'élémentaire ou au secondaire qui sont mentionnées dans le plan présenté en application du paragraphe 46 (3), ou en application du paragraphe 39 (15) du règlement sur les subventions de 2006-2007, en ce qui concerne la somme liée aux écoles des quartiers à forte croissance,
- iii. la dette liée aux sommes calculées en application des articles 47, 48, 49 et 50 ou de dispositions qu'ils remplacent à l'égard d'un exercice antérieur,
- iv. la dette avec ou sans financement permanent, au sens du paragraphe 52 (2).

(7) Les dispositions 110.1, 110.2 et 110.3 du paragraphe 44 (1) du Règlement sont abrogées et remplacées par ce qui suit :

- 110.1 Calculer les frais annuels de service de la dette engagés au cours de l'exercice 2007-2008 à l'égard de la somme calculée en application du paragraphe (4).
- 110.2 Pour chaque bail pluriannuel conclu au plus tard le 31 août 2006 entièrement ou en partie afin de fournir des aires d'enseignement, à l'exclusion des nouvelles places occasionnées par la baisse de l'effectif des classes du cycle primaire, calculer la somme payable pendant l'exercice 2007-2008 à l'égard de la fourniture d'aires d'enseignement.
- 110.3 Additionner les sommes calculées en application de la disposition 110.2 pour tous les baux pluriannuels visés à cette disposition.
- 110.4 Additionner les sommes calculées en application des dispositions 110.1 et 110.3.
- 110.5 Prendre la moindre de la somme calculée en application de la disposition 110.4 et de celle calculée à l'égard du conseil en application de la disposition 100.2 du paragraphe 39 (11) du règlement sur les subventions de 2006-2007.
- 110.6 Additionner les sommes calculées en application des dispositions 110 et 110.5.

(8) La disposition 112 du paragraphe 44 (1) du Règlement est modifiée par substitution de «disposition 110.6» à «disposition 110.3».

(9) La sous-disposition 113 i du paragraphe 44 (1) du Règlement est abrogée et remplacée par ce qui suit :

- i. Calculer le nombre de nouvelles places dont le conseil a besoin par suite de l'augmentation de l'effectif à l'élémentaire, calculé en application du paragraphe 51 (1) ou d'une disposition qu'il remplace, à l'exception de celles qui ont été aménagées le 31 mars 2006, de celles qui sont en cours d'aménagement à cette date ou de celles pour lesquelles le conseil a attribué un contrat de construction au plus tard à la même date.
- i.1 Calculer le nombre de nouvelles places à l'élémentaire nécessaires au titre du redressement des immobilisations en 2005, indiqué à la colonne 2 du tableau 17 en regard du nom du conseil, à l'exception de celles qui ont été aménagées le 31 mars 2006, de celles qui sont en cours d'aménagement à cette date ou de celles pour lesquelles le conseil a attribué un contrat de construction au plus tard à la même date.
- i.2 Additionner les nombres obtenus en application des sous-dispositions i et i.1.

(10) La sous-disposition 113 ii du paragraphe 44 (1) du Règlement est modifiée par substitution de «sous-disposition i.2» à «sous-disposition i».

(11) La sous-disposition 113 v du paragraphe 44 (1) du Règlement est abrogée et remplacée par ce qui suit :

- v. Calculer le nombre de nouvelles places dont le conseil a besoin par suite de l'augmentation de l'effectif au secondaire, calculé en application du paragraphe 51 (3) ou d'une disposition qu'il remplace, à l'exception de celles qui ont été aménagées le 31 mars 2006, de celles qui sont en cours d'aménagement à cette date ou de celles pour lesquelles le conseil a attribué un contrat de construction au plus tard à la même date.
- v.1 Calculer le nombre de nouvelles places au secondaire nécessaires au titre du redressement des immobilisations en 2005, indiqué à la colonne 3 du tableau 17 en regard du nom du conseil, à l'exception de celles qui ont été aménagées le 31 mars 2006, de celles qui sont en cours d'aménagement à cette date ou de celles pour lesquelles le conseil a attribué un contrat de construction au plus tard à la même date.
- v.2 Additionner les nombres obtenus en application des sous-dispositions v et v.1.

(12) La sous-disposition 113 vi du paragraphe 44 (1) du Règlement est modifiée par substitution de «sous-disposition v.2» à «sous-disposition v».

(13) Les définitions des éléments «B» et «C» à la disposition 3 du paragraphe 44 (2) du Règlement sont abrogées et remplacées par ce qui suit :

«B» représente le total de toutes les sommes de 100 000 \$ ou plus qui ont été virées au cours de l'exercice au fonds de réserve du produit de disposition du conseil ou à son fonds de réserve du produit de disposition des écoles dont le coût des réparations est prohibitif;

«C» représente le montant des virements du fonds de réserve du produit de disposition du conseil ou de son fonds de réserve du produit de disposition des écoles dont le coût des réparations est prohibitif qui sont autorisés par des résolutions qu'il a adoptées au cours de l'exercice 2007-2008 aux fins de l'acquisition en fief simple, avant le 31 août 2010, d'un emplacement scolaire proposé à l'égard duquel les conditions énoncées au paragraphe (3) sont respectées.

(14) L'article 44 du Règlement est modifié par adjonction des paragraphes suivants :

(4) La somme visée à la disposition 110.1 du paragraphe (1) est calculée de la manière suivante :

1. Calculer la dette contractée, le cas échéant, au cours des exercices 2006-2007 et 2007-2008 pour l'acquisition d'un emplacement scolaire en fief simple qui fournit des places dans les cas où, immédiatement avant l'acquisition, les places étaient financées au moyen de baux visés à la disposition 100.1 du paragraphe 39 (11) du règlement sur les subventions de 2006-2007 et conclus avant le 31 août 2006.
2. Calculer la dette contractée, le cas échéant, au cours des exercices 2006-2007 et 2007-2008 pour l'acquisition d'un emplacement scolaire en fief simple qui fournira de nouvelles places pour remplacer des places existantes dans les cas où, immédiatement avant l'acquisition, les places remplacées étaient financées au moyen de baux visés à la disposition 100.1 du paragraphe 39 (11) du règlement sur les subventions de 2006-2007 et conclus avant le 31 août 2006.
3. Additionner les sommes calculées en application des dispositions 1 et 2.

(5) Pour l'application de la disposition 2 du paragraphe (4), une place en remplace une autre dans les cas suivants :

- a) s'il s'agit d'une place à l'élémentaire, elle est située dans un rayon de 8 kilomètres de l'emplacement scolaire qui fournissait l'autre place;
- b) s'il s'agit d'une place au secondaire, elle est située dans un rayon de 32 kilomètres de l'emplacement scolaire qui fournissait l'autre place.

6. (1) Les dispositions 3, 4, 5, 6 et 7 du paragraphe 46 (1) du Règlement sont abrogées et remplacées par ce qui suit :

3. Additionner les frais que le conseil a engagés avant le 31 août 2008 afin d'aménager les nouvelles places à l'élémentaire et au secondaire qui sont précisées dans les plans présentés en application des dispositions suivantes :
 - i. le paragraphe 39 (15) du règlement sur les subventions de 2006-2007,
 - ii. le paragraphe (3) du présent article.
4. Prendre la moindre des sommes suivantes :
 - i. la somme calculée en application de la disposition 3,
 - ii. le total de la somme calculée en application du paragraphe 39 (14.1) du règlement sur les subventions de 2006-2007 et de celle calculée en application du paragraphe (2).
5. Prendre la moindre de la somme calculée en application de la disposition 4 et de celle indiquée à la colonne 2 du tableau 17.1 en regard du nom du conseil.

(2) La disposition 8 du paragraphe 46 (1) du Règlement est modifiée par substitution de «disposition 5» à «disposition 7».

(3) La disposition 10 du paragraphe 46 (1) du Règlement est modifiée par substitution de «disposition 5» à «disposition 7».

(4) La disposition 11.1 du paragraphe 46 (1) du Règlement est abrogée.

(5) La disposition 12 du paragraphe 46 (1) du Règlement est modifiée par substitution de «disposition 5» à «disposition 11.1».

(6) Le paragraphe 46 (2) du Règlement est modifié par substitution de «sous-disposition 4 ii» à «disposition 6» dans le passage qui précède la disposition 1.

(7) Les dispositions 10, 11 et 12 du paragraphe 46 (2) du Règlement sont abrogées.

(8) Le paragraphe 46 (3) du Règlement est modifié par substitution de ce qui suit au passage qui précède la disposition 1 :

(3) Le versement, à un conseil scolaire de district, de toute portion de la somme liée aux écoles des quartiers à forte croissance qui se rapporte à des frais engagés au cours de l'exercice 2007-2008 est assujéti au respect des obligations suivantes :

7. La sous-disposition 2 ii de l'article 48 du Règlement est modifiée par substitution de «la somme indiquée» à «le total des sommes indiquées».

8. La disposition 4 du paragraphe 51 (3) du Règlement est modifiée par substitution de «tableau 20 ou 21» à «tableau 19 ou 20» à la fin de la disposition.

9. (1) La sous-sous-disposition 1 i B du paragraphe 58 (3) du Règlement est modifiée par substitution de «l'année civile 2007» à «l'année civile 2006» à la fin de la sous-sous-disposition.

(2) La sous-sous-disposition 1 ii B du paragraphe 58 (3) du Règlement est modifiée par substitution de «l'année civile 2008» à «l'année civile 2007» à la fin de la sous-sous-disposition.

10. Le tableau 5 du Règlement est modifié par adjonction des points suivants :

3.1	Conseil scolaire de district catholique des Aurores boréales	10768	Immaculée-Conception, E		Ignace	68.9	100,684
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4.1	Conseil scolaire de district catholique du Centre-Est de l'Ontario	10784	École Catholique Ange-Gabriel Élémentaire		Brockville	40.6	115,805
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11. Le Règlement est modifié par adjonction du tableau suivant :

TABLE/TABLEAU 9.1
TRANSPORTATION ALLOCATION/ÉLÉMENT TRANSPORT DES ÉLÈVES

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant \$
1.	Algoma District School Board	0
2.	Algonquin and Lakeshore Catholic District School Board	47,672
3.	Avon Maitland District School Board	0
4.	Bluewater District School Board	0
5.	Brant Haldimand Norfolk Catholic District School Board	0
6.	Bruce-Grey Catholic District School Board	106,651
7.	Catholic District School Board of Eastern Ontario	0
8.	Conseil scolaire de district catholique de l'est Ontarien	0
9.	Conseil scolaire de district catholique Centre-Sud	1,036,397
10.	Conseil scolaire de district catholique des Aurores boréales	0
11.	Conseil scolaire de district catholique des Grandes Rivières	0
12.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	332,287
13.	Conseil scolaire de district catholique du Nouvel-Ontario	0
14.	Conseil scolaire de district catholique Franco-Nord	173,103
15.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	159,053
16.	Conseil scolaire de district des écoles publiques de langue française n° 59	618,537
17.	Conseil scolaire de district du Centre Sud-Ouest	567,611
18.	Conseil scolaire de district du Grand Nord de l'Ontario	175,815
19.	Conseil scolaire de district du Nord-Est de l'Ontario	92,197
20.	District School Board of Niagara	1,773,119
21.	District School Board Ontario North East	0
22.	Dufferin Peel Catholic District School Board	605,298
23.	Durham Catholic District School Board	536,011
24.	Durham District School Board	0
25.	English-language Separate District School Board No. 38	861,340
26.	Grand Erie District School Board	1,103,502
27.	Greater Essex County District School Board	58,599
28.	Halton Catholic District School Board	0
29.	Halton District School Board	0
30.	Hamilton-Wentworth Catholic District School Board	637,119

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Amount/Montant \$
31.	Hamilton-Wentworth District School Board	746,716
32.	Hastings and Prince Edward District School Board	236,847
33.	Huron-Perth Catholic District School Board	0
34.	Huron-Superior Catholic District School Board	0
35.	Kawartha Pine Ridge District School Board	1,791,710
36.	Keewatin-Patricia District School Board	0
37.	Kenora Catholic District School Board	0
38.	Lakehead District School Board	0
39.	Lambton Kent District School Board	2,255
40.	Limestone District School Board	834,352
41.	Near North District School Board	0
42.	Niagara Catholic District School Board	1,570,676
43.	Nipissing-Parry Sound Catholic District School Board	222,504
44.	Northeastern Catholic District School Board	91,077
45.	Northwest Catholic District School Board	0
46.	Ottawa Catholic District School Board	0
47.	Ottawa-Carleton District School Board	0
48.	Peel District School Board	1,112,424
49.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	0
50.	Rainbow District School Board	0
51.	Rainy River District School Board	0
52.	Renfrew County Catholic District School Board	0
53.	Renfrew County District School Board	601,877
54.	Simcoe County District School Board	0
55.	Simcoe Muskoka Catholic District School Board	0
56.	St. Clair Catholic District School Board	0
57.	Sudbury Catholic District School Board	0
58.	Superior North Catholic District School Board	0
59.	Superior-Greenstone District School Board	0
60.	Thames Valley District School Board	3,052,518
61.	Thunder Bay Catholic District School Board	0
62.	Toronto Catholic District School Board	0
63.	Toronto District School Board	0
64.	Trillium Lakelands District School Board	0
65.	Upper Canada District School Board	0
66.	Upper Grand District School Board	0
67.	Waterloo Catholic District School Board	0
68.	Waterloo Region District School Board	0
69.	Wellington Catholic District School Board	0
70.	Windsor-Essex Catholic District School Board	0
71.	York Catholic District School Board	0
72.	York Region District School Board	0

12. Le tableau 16 du Règlement est abrogé et remplacé par ce qui suit :

TABLE/TABLEAU 16

GOOD PLACES TO LEARN — MAXIMUM ALLOCATIONS/LIEUX PROPICES À L'APPRENTISSAGE —
ALLOCATIONS MAXIMALES

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Cost of Urgent and High Priority Renewal Projects in Stage 1/Coût des travaux de réfection urgents et importants — Phase I \$	Column/Colonne 3 Cost of Urgent and High Priority Renewal Projects in Stage 2/Coût des travaux de réfection urgents et importants — Phase II \$	Column/Colonne 4 Cost of Urgent and High Priority Renewal Projects in Stage 3/Coût des travaux de réfection urgents et importants — Phase III \$
1.	Algoma District School Board	8,566,032	4,995,267	7,419,175
2.	Algonquin and Lakeshore Catholic District School Board	5,520,784	2,676,460	2,383,944
3.	Avon Maitland District School Board	15,736,931	7,232,322	5,376,929

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Cost of Urgent and High Priority Renewal Projects in Stage 1/Coût des travaux de réfection urgents et importants — Phase I \$	Column/Colonne 3 Cost of Urgent and High Priority Renewal Projects in Stage 2/Coût des travaux de réfection urgents et importants — Phase II \$	Column/Colonne 4 Cost of Urgent and High Priority Renewal Projects in Stage 3/Coût des travaux de réfection urgents et importants — Phase III \$
4.	Bluewater District School Board	14,384,686	7,146,043	6,704,892
5.	Brant Haldimand Norfolk Catholic District School Board	3,736,736	2,002,838	1,705,600
6.	Bruce-Grey Catholic District School Board	1,451,485	980,893	481,320
7.	Catholic District School Board of Eastern Ontario	6,219,937	2,530,733	2,803,289
8.	Conseil de district des écoles publiques de langue française n° 59	6,274,889	3,040,271	1,353,552
9.	Conseil scolaire de district catholique Centre-Sud	6,572,429	2,538,560	6,191,446
10.	Conseil scolaire de district catholique de l'est Ontarien	11,052,079	3,202,518	5,921,700
11.	Conseil scolaire de district catholique des Aurores boréales	538,819	232,311	169,689
12.	Conseil scolaire de district catholique des Grandes Rivières	5,044,082	3,143,085	1,657,108
13.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	7,471,767	4,982,994	3,912,531
14.	Conseil scolaire de district catholique du Nouvel-Ontario	7,658,633	3,747,791	3,263,607
15.	Conseil scolaire de district catholique Franco-Nord	3,572,837	1,202,050	2,044,028
16.	Conseil scolaire de district des écoles catholiques du Sud- Ouest	3,964,416	2,365,391	1,070,885
17.	Conseil scolaire de district du Centre Sud-Ouest	7,607,684	5,955,460	2,361,611
18.	Conseil scolaire de district du Grand Nord de l'Ontario	2,556,615	1,940,285	1,322,770
19.	Conseil scolaire de district du Nord-Est de l'Ontario	387,631	1,314,211	0
20.	District School Board of Niagara	49,974,365	20,969,450	22,693,835
21.	District School Board Ontario North East	5,600,507	4,389,318	1,517,577
22.	Dufferin-Peel Catholic District School Board	13,249,338	5,360,022	11,266,617
23.	Durham Catholic District School Board	2,785,579	2,462,113	1,809,156
24.	Durham District School Board	34,178,196	15,905,348	17,534,183
25.	English-language Separate District School Board No. 38	5,753,149	3,337,905	2,003,443
26.	Grand Erie District School Board	19,857,897	10,108,540	6,694,066
27.	Greater Essex County District School Board	27,319,674	11,876,531	8,611,374
28.	Halton Catholic District School Board	1,557,316	1,495,894	644,331
29.	Halton District School Board	20,243,575	11,833,447	8,180,503
30.	Hamilton-Wentworth Catholic District School Board	7,963,970	3,543,147	2,662,646
31.	Hamilton-Wentworth District School Board	34,103,412	16,283,534	14,648,604
32.	Hastings and Prince Edward District School Board	17,758,146	8,352,536	7,638,914
33.	Huron-Perth Catholic District School Board	1,120,758	954,589	590,500
34.	Huron-Superior Catholic District School Board	3,534,484	2,344,354	199,705
35.	Kawartha Pine Ridge District School Board	20,046,679	11,577,316	18,200,735
36.	Keewatin-Patricia District School Board	4,196,161	1,811,632	1,028,679
37.	Kenora Catholic District School Board	389,401	60,746	0
38.	Lakehead District School Board	5,722,015	2,783,056	799,483
39.	Lambton Kent District School Board	13,930,892	6,933,649	6,151,066
40.	Limestone District School Board	23,041,672	8,953,728	8,659,567
41.	Near North District School Board	11,422,809	6,209,331	5,922,960
42.	Niagara Catholic District School Board	17,271,446	7,079,291	5,987,964
43.	Nipissing-Parry Sound Catholic District School Board	2,910,248	819,592	792,532
44.	Northeastern Catholic District School Board	593,601	692,687	550,149
45.	Northwest Catholic District School Board	242,004	163,826	100,829
46.	Ottawa-Carleton District School Board	47,997,615	18,638,960	17,876,347
47.	Ottawa Catholic District School Board	19,644,533	8,873,966	8,371,051
48.	Peel District School Board	53,515,740	25,922,763	23,378,042
49.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	2,272,590	1,159,124	174,670
50.	Rainbow District School Board	11,348,912	6,026,504	4,736,184
51.	Rainy River District School Board	1,072,658	1,066,887	516,235
52.	Renfrew County Catholic District School Board	2,319,798	1,520,769	1,597,920

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Cost of Urgent and High Priority Renewal Projects in Stage 1/Coût des travaux de réfection urgents et importants — Phase I \$	Column/Colonne 3 Cost of Urgent and High Priority Renewal Projects in Stage 2/Coût des travaux de réfection urgents et importants — Phase II \$	Column/Colonne 4 Cost of Urgent and High Priority Renewal Projects in Stage 3/Coût des travaux de réfection urgents et importants — Phase III \$
53.	Renfrew County District School Board	8,592,082	6,465,615	4,625,447
54.	Simcoe County District School Board	33,557,187	16,685,935	12,654,293
55.	Simcoe Muskoka Catholic District School Board	6,079,445	3,280,954	1,828,933
56.	St. Clair Catholic District School Board	3,943,656	2,462,347	1,161,122
57.	Sudbury Catholic District School Board	6,629,471	2,849,310	5,220,185
58.	Superior North Catholic District School Board	1,444,496	625,173	614,534
59.	Superior-Greenstone District School Board	1,498,725	970,022	5,079,834
60.	Thames Valley District School Board	41,210,971	23,246,092	18,216,569
61.	Thunder Bay Catholic District School Board	5,609,488	2,730,208	1,554,277
62.	Toronto Catholic District School Board	39,166,136	19,890,934	15,478,683
63.	Toronto District School Board	175,426,757	97,246,244	98,415,289
64.	Trillium Lakelands District School Board	5,818,110	3,415,222	3,383,560
65.	Upper Canada District School Board	10,847,832	8,902,213	8,849,873
66.	Upper Grand District School Board	15,277,490	7,319,709	5,015,878
67.	Waterloo Catholic District School Board	6,082,548	3,513,738	2,377,127
68.	Waterloo Region District School Board	24,732,097	13,047,178	10,325,843
69.	Wellington Catholic District School Board	1,461,091	1,216,228	799,551
70.	Windsor-Essex Catholic District School Board	8,094,232	4,684,843	5,249,917
71.	York Catholic District School Board	10,423,811	5,678,045	3,626,725
72.	York Region District School Board	27,532,179	15,940,140	27,902,213

13. (1) Le point 28 du tableau 17.1 du Règlement est abrogé et remplacé par ce qui suit :

28.	Halton Catholic District School Board	28,650,513
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(2) Le point 47 du tableau 17.1 du Règlement est abrogé et remplacé par ce qui suit :

47.	Ottawa Catholic District School Board	26,292,446
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(3) Le point 49 du tableau 17.1 du Règlement est abrogé et remplacé par ce qui suit :

49.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	12,725,832
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14. Le point 1 du tableau 19 du Règlement est abrogé.

15. Le tableau 20 du Règlement est modifié par adjonction du point suivant :

26.	Thames Valley District School Board	5684	Strathroy CI	Strathroy-Caradoc
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16. Le tableau 21 du Règlement est abrogé et remplacé par ce qui suit :

TABLE/TABLEAU 21

SCHOOLS FOR WHICH COST OF REPAIR IS PROHIBITIVE 2/ÉCOLES DONT LE COÛT DES RÉPARATIONS EST PROHIBITIF (N° 2)

Item/ Point	Column/Colonne 1	Column/ Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5	Column/Colonne 6
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Municipality or Locality/ Municipalité ou localité	Maximum Capital Amount Eligible for Long-term Financing/ Plafond des immobilisations donnant droit au financement à long terme \$
1.	Algoma District School Board	5223		Bawating C & VS	Sault Ste. Marie	52,820,080
2.	Algoma District School Board	5645		Sir James Dunn C & VS	Sault Ste. Marie	
3.	Algoma District School Board	9573	Bawating C & V.S.		Sault Ste. Marie	
4.	Algoma District School Board	10893	Bawating Intermediate		Sault Ste. Marie	
5.	Algoma District School Board	848	Francis H Clergue Public School		Sault Ste. Marie	
6.	Algoma District School Board	2035	Rosedale Public School		Sault Ste. Marie	
7.	Algoma District School Board	7599		Hornepayne High School	Hornepayne	
8.	Algoma District School Board	7598		Hornepayne High School Annex	Hornepayne	
9.	Algonquin and Lakeshore Catholic District School Board	9229	Sacred Heart Catholic School Marmora		Marmora and Lake	9,374,708
10.	Algonquin and Lakeshore Catholic District School Board	9222	St. Michael CES		Belleville	
11.	Avon Maitland District School Board	1661	Arthur Meighen PS		St. Marys	4,831,328
12.	Avon Maitland District School Board	396	St. Mary's Central PS		St. Marys	
13.	Bluewater District School Board	1177	James A. Magee		Hanover	6,847,763
14.	Brant Haldimand Norfolk Catholic District School Board	3513	Our Lady of Fatima Sep School		Brantford	5,934,159
15.	Brant Haldimand Norfolk Catholic District School Board	4026	St. Jean de Brebeuf Sep S		Brantford	
16.	Bruce-Grey Catholic District School Board	3786		St. Mary's High School	Owen Sound	3,709,406
17.	Catholic District School Board of Eastern Ontario	4138	St. Joseph SS / Prescott		Prescott	9,958,654
18.	Catholic District School Board of Eastern Ontario	4222	St. Mark		Prescott	
19.	Catholic District School Board of Eastern Ontario	3368	St. Joseph Catholic School / Toledo		Elizabethtown - Kitley	
20.	Catholic District School Board of Eastern Ontario	9292	Mother Teresa Annex		Russell	
21.	Conseil de district des écoles publiques de langue française n° 59	1628	Ecole Madeleine- de-Roybon		Kingston	3,463,096
22.	Conseil scolaire de district catholique de l'Est ontarien	6204	Ecole St-Gregoire		Champlain	10,686,413
23.	Conseil scolaire de district catholique de l'Est ontarien	3627	Saint-Jean, E. Sep		Russell	
24.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	3430	École élémentaire Montfort		Ottawa	9,028,785

Item/ Point	Column/Colonne 1	Column/ Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5	Column/Colonne 6
	Name of Board/Nom du conseil	SFIS No./N° du SIS	Elementary School/École élémentaire	Secondary School/École secondaire	Municipality or Locality/ Municipalité ou localité	Maximum Capital Amount Eligible for Long-term Financing/ Plafond des immobilisations donnant droit au financement à long terme \$
25.	Conseil scolaire de district catholique Franco-Nord	3628	Echo-jeunesse, E. Sep		West Nipissing	17,279,243
26.	Conseil scolaire de district catholique Franco-Nord	3663	St. Joseph		West Nipissing	
27.	Conseil scolaire de district catholique Franco Nord	4547	Ecole Saint-Anne		North Bay	
28.	Conseil scolaire de district catholique Franco Nord	4387	Ecole Saint Paul		North Bay	
29.	Conseil scolaire de district des écoles catholiques du Sud- Ouest	4066	École St-jean- Baptiste		Amhurstburg	6,045,440
30.	Conseil scolaire de district du Grand Nord de l'Ontario	9946	École publique Camille-Perron (leased)		Markstay-Warren	2,812,799
31.	District School Board of Niagara	489	Colonel John Butler PS		Niagara-On-The- Lake	9,107,214
32.	District School Board of Niagara	2391	Virgil PS		Niagara-On-The- Lake	
33.	District School Board of Niagara	1923	Queen Mary Public School		St. Catharines	
34.	Durham Catholic District School Board	8775	St. Bernadette CS		Ajax	8,904,137
35.	English-language Separate District School Board No. 38	3537	Our Lady of Lourdes Catholic Elementary School		Middlesex Centre	6,184,099
36.	Grand Erie District School Board	5304		Delhi District SS	Norfolk County	25,430,022
37.	Grand Erie District School Board	5243		Brantford Collegiate Institute & Vocational School	Brantford	
38.	Greater Essex County District School Board	7803		Leamington District SS	Leamington	30,980,472
39.	Greater Essex County District School Board	5358		Essex District HS	Essex	
40.	Greater Essex County District School Board	1163	J E Benson Public School		Windsor	
41.	Greater Essex County District School Board	1200	John Campbell Public School		Windsor	
42.	Halton Catholic District School Board	8104		St. Thomas Aquinas Catholic Secondary School	Oakville	14,284,098
43.	Halton District School Board	1314	Lakeshore PS		Burlington	3,188,676
44.	Hamilton-Wentworth Catholic District School Board	4496	St. Thomas CES		Hamilton	3,947,195
45.	Hamilton-Wentworth District School Board	8026	Lawfield		Hamilton	25,447,568
46.	Hamilton-Wentworth District School Board	8089	Vern Ames		Hamilton	
47.	Hamilton-Wentworth District School Board	8085	Stinson Street		Hamilton	
48.	Hamilton-Wentworth District School Board	8064	Queen Victoria		Hamilton	
49.	Hamilton-Wentworth District School Board	8075	Sanford Avenue		Hamilton	

Item/ Point	Column/Colonne 1	Column/ Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5	Column/Colonne 6
	Name of Board/Nom du conseil	SFIS No./N ^o du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Municipality or Locality/ Municipalité ou localité	Maximum Capital Amount Eligible for Long-term Financing/ Plafond des immobilisations donnant droit au financement à long terme \$
50.	Huron-Superior Catholic District School Board	6326		Mount St. Joseph College	Sault Ste. Marie	1,626,562
51.	Huron-Superior Catholic District School Board	3781		St. Basil	Sault Ste. Marie	
52.	Kawartha Pine Ridge District School Board	86	Apsely PS		North Kawartha	8,897,110
53.	Kawartha Pine Ridge District School Board	405	Central PS		Port Hope	
54.	Kawartha Pine Ridge District School Board	1112	Howard Jordan PS		Port Hope	
55.	Kawartha Pine Ridge District School Board	2584	Youngs Point PS		Cramahe	
56.	Keewatin-Patricia District School Board	1740	Oxdrift PS		Dryden Locality Education (assessment roll numbers beginning with "6096")	1,275,954
57.	Kenora Catholic District School Board	10543	St. Thomas Aquinas Annex		Kenora	3,089,151
58.	Lakehead District School Board	7559		Hillcrest High School	Thunder Bay	26,590,633
59.	Lakehead District School Board	7594		Port Arthur Collegiate Institute	Thunder Bay	
60.	Lambton Kent District School Board	581	Devine Street School		Sarnia	7,286,125
61.	Lambton Kent District School Board	1221	Johnston Memorial School		Sarnia	
62.	Near North District School Board	5668		Almaguin Highland SS	South River	18,691,312
63.	Niagara Catholic District School Board	7973	St. Joseph		Grimsby	8,685,439
64.	Niagara Catholic District School Board	7980	Our Lady of Fatima		Grimsby	
65.	Nipissing-Parry Sound Catholic DSB	5985	St. Theresa Catholic School		East Ferris	12,162,827
66.	Nipissing-Parry Sound Catholic DSB	3652	Sacred Heart Separate School		North Bay	
67.	Nipissing-Parry Sound Catholic DSB	4114	St. Joseph Separate School		North Bay	
68.	Nipissing-Parry Sound Catholic DSB	3999	St. Hubert Separate School		North Bay	
69.	Ottawa-Carleton District School Board	819	Fitzroy Centennial Public School		Ottawa	6,709,747
70.	Ottawa-Carleton District School Board	10140	Fitzroy Harbour Public School		Ottawa	
71.	Ottawa-Carleton District School Board	1655	Kars Public School		Ottawa	
72.	Peel District School Board	1749	Palgrave PS		Caledon	11,804,544
73.	Peel District School Board	338	Castlemore PS		Brampton	
74.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	9267	St. Mary's School		Port Hope	1,925,445
75.	Rainbow District School Board	996	Markstay Public School		Markstay-Warren	8,499,915

Item/ Point	Column/Colonne 1	Column/ Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5	Column/Colonne 6
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Municipality or Locality/ Municipalité ou localité	Maximum Capital Amount Eligible for Long-term Financing/ Plafond des immobilisations donnant droit au financement à long terme \$
76.	Rainbow District School Board	9623	Warren Public School		Markstay-Warren	
77.	Rainbow District School Board	207	Val Caron Public School		Greater Sudbury	
78.	Rainbow District School Board	2360	Valleyview Public School		Greater Sudbury	
79.	Rainy River District School Board	9397	Alexander Mackenzie School		Fort Frances	
80.	Rainy River District School Board	9380	J W Walker PS		Fort Frances	15,349,466
81.	Rainy River District School Board	9378	F H Huffman PS		Fort Frances	
82.	Rainy River District School Board	9384	Robert Moore PS		Fort Frances	
83.	Simcoe County District School Board	8151	King Edward PS		Barrie	
84.	Simcoe County District School Board	8157	Mount Slaven PS		Orillia	33,756,449
85.	Simcoe County District School Board	8165	Parkview PS		Midland	
86.	Simcoe County District School Board	8168	Prince of Wales PS		Barrie	
87.	Simcoe County District School Board	8171	Regent PS		Midland	
88.	Simcoe County District School Board	8207	David H. Church PS		Orillia	
89.	Simcoe County District School Board	8142	Hillcrest PS		Orillia	
90.	Simcoe County District School Board	8193	Baxter Annex		Essa	
91.	Simcoe Muskoka Catholic District School Board	8324	St. Paul's Alliston		New Tecumseth	9,144,720
92.	Simcoe Muskoka Catholic District School Board	8291		Holy Trinity SS	Bradford West Gwillimbury	
93.	St. Clair Catholic District School Board	3791	St. Benedict Catholic School		Sarnia	4,245,449
94.	Thames Valley District School Board	323	Caradoc South PS		Strathroy-Caradoc	14,153,720
95.	Thames Valley District School Board	630	Drumbo PS		Blandford- Blenheim	
96.	Thames Valley District School Board	1890	Princeton PS		Blandford- Blenheim	
97.	Thames Valley District School Board	5897	Elmdale PS		St. Thomas	
98.	Thames Valley District School Board	1599	Myrtle Street PS		St. Thomas	
99.	Thames Valley District School Board	2443	Wellington PS		St. Thomas	
100.	Thunder Bay Catholic District School Board	3653	Sacred Heart		Thunder Bay	8,309,883
101.	Thunder Bay Catholic District School Board	4500	St. Thomas Aquinas		Thunder Bay	
102.	Toronto Catholic District School Board	9512	St. Edward		Toronto	2,608,917

Item/ Point	Column/Colonne 1	Column/ Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5	Column/Colonne 6
	Name of Board/Nom du conseil	SFIS No./N ^o du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Municipality or Locality/ Municipalité ou localité	Maximum Capital Amount Eligible for Long-term Financing/ Plafond des immobilisations donnant droit au financement à long terme \$
103.	Trillium Lakelands District School Board	1597	Muskoka Falls PS		Bracebridge	3,478,556
104.	Upper Canada District School Board	5716		Vankleek Hill C.I.	Champlain	10,821,286
105.	Upper Grand District School Board	1211	John McCrae PS		Guelph	16,762,241
106.	Upper Grand District School Board	1276	King George PS		Guelph	
107.	Upper Grand District School Board	2342	Tytler PS		Guelph	
108.	Upper Grand District School Board	1024	Harriston PS		Minto	
109.	Waterloo Region District School Board	2073	Ryerson		Cambridge	5,472,928
110.	Waterloo Region District School Board	829	Floradale		Woolwich	
111.	Wellington Catholic District School Board	4102	St. Joseph Elem.		Guelph	5,076,920
112.	York Catholic District School Board	3638	Holy Name Catholic Elementary School		King	6,828,276
113.	York Catholic District School Board	4252	St. Mary Immaculate School		Richmond Hill	
114.	York Region District School Board	5509		Markham District High School	Markham	34,551,242
115.	York Region District School Board	1285	King City PS		King	
116.	York Region District School Board	6351	Eva L. Building		King	

17. Le présent règlement entre en vigueur le jour de son dépôt.

17/08

ONTARIO REGULATION 82/08

made under the

EDUCATION ACT

Made: April 3, 2008

Filed: April 7, 2008

Published on e-Laws: April 9, 2008

Printed in *The Ontario Gazette*: April 26, 2008

Amending O. Reg. 580/07

(Permanent Improvement Definition)

Note: Ontario Regulation 580/07 has not previously been amended.

1. (1) Subsection 1 (1) of Ontario Regulation 580/07 is amended by adding the following paragraph:

3. Urgent and high priority renewal projects described in subsection 43 (4) of Ontario Regulation 152/07 (Grants for Student Needs — Legislative Grants for the 2007-2008 School Board Fiscal Year) made under the Act.

(2) Subsection 1 (2) of the Regulation is amended by adding the following paragraph:

- 1.1 New administration buildings.

(3) Paragraph 2 of subsection 1 (2) of the Regulation is amended by striking out “paragraph 1” at the end and substituting “paragraphs 1 and 1.1”.

2. This Regulation comes into force on the day it is filed.

RÈGLEMENT DE L'ONTARIO 82/08

pris en application de la

LOI SUR L'ÉDUCATION

pris le 3 avril 2008

déposé le 7 avril 2008

publié sur le site Lois-en-ligne le 9 avril 2008

imprimé dans la *Gazette de l'Ontario* le 26 avril 2008

modifiant le Règl. de l'Ont. 580/07

(Définition de «amélioration permanente»)

Remarque : Le Règlement de l'Ontario 580/07 n'a pas été modifié antérieurement.

1. (1) Le paragraphe 1 (1) du Règlement de l'Ontario 580/07 est modifié par adjonction de la disposition suivante :

3. Les travaux de réfection urgents et importants visés au paragraphe 43 (4) du Règlement de l'Ontario 152/07 (Subventions pour les besoins des élèves — subventions générales pour l'exercice 2007-2008 des conseils scolaires) pris en application de la Loi.

(2) Le paragraphe 1 (2) du Règlement est modifié par adjonction de la disposition suivante :

- 1.1 Les nouveaux bâtiments administratifs.

(3) La disposition 2 du paragraphe 1 (2) du Règlement est modifiée par substitution de «aux dispositions 1 et 1.1» à «à la disposition 1» à la fin de la disposition.

2. Le présent règlement entre en vigueur le jour de son dépôt.

Made by:

Pris par :

La ministre de l'Éducation,

KATHLEEN O'DAY WYNNE
Minister of Education

Date made: April 3, 2008.

Pris le : 3 avril 2008.

17/08

ONTARIO REGULATION 83/08

made under the

EDUCATION ACT

Made: April 2, 2008

Filed: April 7, 2008

Published on e-Laws: April 9, 2008

Printed in *The Ontario Gazette*: April 26, 2008**CALCULATION OF AVERAGE DAILY ENROLMENT FOR THE 2008-2009 SCHOOL BOARD FISCAL YEAR****Interpretation****1. (1)** In this Regulation,

“2008-2009 fiscal year” means the period beginning September 1, 2008 and ending August 31, 2009; (“exercice 2008-2009”)

“combined kindergarten program” means a program operated on a five-day cycle that consists of 600 minutes of junior kindergarten for those pupils who are enrolled in the junior kindergarten part of the program and 900 minutes of kindergarten for those pupils who are enrolled in the kindergarten part of the program; (“programme combiné de maternelle et de jardin d’enfants”)

“cycle” means the number of school days for which a schedule of classes in a school continues before the schedule is repeated; (“horaire”)

“day school” and “day school program” do not include continuing education or summer school classes or courses; (“cours de jour”, “programme scolaire de jour”)

“full-time pupil” means a pupil, other than a pupil enrolled in junior kindergarten, kindergarten or a combined kindergarten program, who is,

- (a) enrolled in a day school and, in respect of a cycle, is enrolled for classroom instruction for an average of at least 210 minutes per school day, or
- (b) enrolled in a day school which has, in accordance with a calendar that has been approved by the Minister under Regulation 304 of the Revised Regulations of Ontario, 1990 (School Year Calendar, Professional Activity Days) made under the Act, a designated school year of 12 months and instructional days in each of those months, and in which the pupil is eligible to earn at least seven credits on successfully completing the courses in which the pupil is enrolled in a school year; (“élève à temps plein”)

“half-time pupil” means a pupil who is enrolled in junior kindergarten or kindergarten, is not enrolled in a combined kindergarten program, and, in respect of a cycle, is enrolled for classroom instruction for an average of at least 150 minutes per school day; (“élève à mi-temps”)

“independent study course” means a credit course that is provided to a pupil other than a full-time pupil and that,

- (a) meets the criteria set out in the independent study course register for inclusion in the determination of day school enrolment, or
- (b) is approved by the Minister as an independent study course to be included in the determination of day school enrolment; (“cours d’études personnelles”)

“part-time pupil” means a pupil who is enrolled in day school and is neither a full-time nor a half-time pupil. (“élève à temps partiel”)

(2) This Regulation applies to boards for the 2008-2009 fiscal year.

(3) The document entitled “Ontario Secondary Schools, Grades 9 to 12 — Program and Diploma Requirements — 1999”, referred to in subparagraph 1 i of subsection 3 (2), paragraphs 6 and 7 of subsection 3 (2) and subclauses (c) (v) and (vi) of the definition of “summer school class or course” in subsection 4 (1), is available for public inspection at the offices of the Education Finance Branch of the Ministry of Education and on the Ministry’s website.

Day school A.D.E.**2.** Day school average daily enrolment for a board for the fiscal year is the sum of,

- (a) the product of 0.5 and the sum of,
 - (i) the number of full-time pupils enrolled on October 31, 2008 in schools operated by the board,
 - (ii) 0.5 times the number of half-time pupils enrolled on that day in schools operated by the board, and

- (iii) the quotient obtained by determining, for each part-time pupil enrolled on that day in a school operated by the board, the number of minutes for which the pupil is registered for classroom instruction in the cycle that includes that day, in a course other than an independent study course, and dividing the sum of the numbers so determined by the product of 300 and the number of days in the cycle;
- (b) the product of 0.5 and the sum of,
 - (i) the number of full-time pupils enrolled on March 31, 2009 in schools operated by the board,
 - (ii) 0.5 times the number of half-time pupils enrolled on that day in schools operated by the board, and
 - (iii) the quotient obtained by determining, for each part-time pupil enrolled on that day in a school operated by the board, the number of minutes for which the pupil is registered for classroom instruction in the cycle that includes that day, in a course other than an independent study course, and dividing the sum of the numbers so determined by the product of 300 and the number of days in the cycle; and
- (c) an amount in respect of each pupil enrolled in a school of the board who is registered for an independent study course, calculated as follows:

$$\frac{A \times B}{7.5}$$

in which,

“A” is the number of credits and partial credits that may be earned by the pupil on successful completion of the course, and

“B” is the fraction representing the portion of the total quantity of work required for completion of the course that is completed by the pupil during the fiscal year.

Continuing education A.D.E.

3. (1) Continuing education average daily enrolment for a board for the fiscal year is the sum of,
- (a) an amount in respect of each pupil who is enrolled in a continuing education class or course established by the board, other than a continuing education course delivered primarily through means other than classroom instruction, calculated as follows:

$$\frac{C \times D}{300 \times 190}$$

in which,

“C” is the number of sessions for which the pupil is enrolled in the fiscal year, and

“D” is the number of minutes in each session; and

- (b) an amount in respect of each pupil who is enrolled in a continuing education course established by the board and delivered primarily through means other than classroom instruction calculated as follows:

$$E \times 0.1158 \times F$$

in which,

“E” is the number of credits and partial credits that may be earned by the pupil on successful completion of the course, and

“F” is the fraction representing the portion of the total quantity of work required for completion of the course that is completed by the pupil during the fiscal year.

(2) A class or course is a continuing education class or course for the purposes of subsection (1) if it is not a summer school class or course as defined in subsection 4 (1), it is approved by the Minister and it satisfies the conditions in one of the following paragraphs:

1. The class or course,
 - i. is established for adults for which one or more credits, a partial credit referred to in the Ministry publication entitled “Ontario Secondary Schools Grades 9 to 12 — Program and Diploma Requirements — 1999” or a partial credit approved by the Minister may be granted, and
 - ii. is in the intermediate division if it is offered by a school authority that is only authorized to provide elementary education.
2. The class or course is in Native language instruction for adults.

3. The class or course is in literacy and numeracy for pupils in grade 7 or 8 for whom a remedial program in literacy and numeracy has been recommended by the principal of the day school in which the pupil is enrolled and the class or course is not provided as part of a day school program.
4. The class or course is a non-credit class or course in literacy and numeracy for pupils in grade 9 or a higher grade for whom a grade 9 or 10 remedial program in literacy and numeracy has been recommended by the principal of the day school in which the pupil is enrolled and the class or course is not provided as part of a day school program.
5. The class or course is in literacy and numeracy and is established for adults who are parents or guardians of pupils enrolled in a day school program for whom a remedial program in literacy and numeracy has been recommended by the principal of the day school in which the pupils are enrolled.
6. The class or course is for secondary school pupils who elected to take a transfer credit course to transfer between course types in accordance with section 5.6 of the Ministry publication entitled "Ontario Secondary Schools Grades 9 to 12 — Program and Diploma Requirements — 1999".
7. The class or course is for pupils who are enrolled in grade 9 in the school year and the principal, headmaster, headmistress or other person in charge of the school in which the pupil is enrolled strongly encourages the pupil to successfully complete additional course work of up to 30 hours before switching from one course type in grade 9 to another course type in grade 10 in the same subject, in accordance with section 5.6 of the Ministry publication entitled "Ontario Secondary Schools Grades 9 to 12 — Program and Diploma Requirements — 1999".

(3) Any pupils who are in a class or course offered for credit and who are not adults must be included in calculating the continuing education average daily enrolment for a board under subsection (1) for a class or course established for adults that is referred to in subsection (2).

(4) The following rules apply in calculating the continuing education average daily enrolment for a board under subsection (1) for a class or course referred to in subsection (5):

1. If the number of pupils in the class or course is 10 or more and less than 15, that number is increased to 15.
2. If the number of pupils in the class or course is less than 10, that number is increased by five.

(5) Subsection (4) applies with respect to a class or course,

- (a) referred to in paragraph 4 of subsection (2); and
- (b) referred to in paragraph 1 of subsection (2), other than a course delivered primarily through means other than classroom instruction, if the class or course is offered in a secondary school that is located in a territorial district and is more than 80 kilometres from all other secondary schools in the Province that have the same language of instruction.

Summer school A.D.E.

4. (1) In this section,

"summer school class or course" means a class or course,

- (a) that is provided by a board between the hours of 8 a.m. and 5 p.m.,
- (b) that starts after the completion of the 2008-2009 school year and ends before the start of the 2009-2010 school year, and
- (c) that is a class or course,
 - (i) for developmentally delayed pupils,
 - (ii) in which a pupil may earn a credit,
 - (iii) for pupils who have completed grade 7 or a higher grade and for whom a grade 7 or 8 remedial program in literacy and numeracy has been recommended by the principal, headmaster, headmistress or other person in charge of the school at which the pupil completed grade 7 or 8,
 - (iv) for pupils who were enrolled in grade 9 or a higher grade and for whom a non-credit grade 9 or 10 remedial program in literacy and numeracy has been recommended by the principal, headmaster, headmistress or other person in charge of the school at which the pupil was enrolled,
 - (v) for pupils who were enrolled in grade 10 or 11 and who elected to take a transfer credit course to transfer between course types in accordance with section 5.6 of the Ministry publication entitled "Ontario Secondary Schools Grades 9 to 12 — Program and Diploma Requirements — 1999", or
 - (vi) for pupils who are enrolled in grade 9 in the 2008-2009 school year and the principal, headmaster, headmistress or other person in charge of the school in which the pupil is enrolled strongly encourages the pupil to successfully complete additional non-credit crossover course work of up to 30 hours when the pupil plans to switch from one course type in grade 9 to the other in grade 10 in the same subject, in accordance with section 5.6 of the Ministry publication entitled "Ontario Secondary Schools Grades 9 to 12 — Program and Diploma Requirements — 1999".

(2) Only the following pupils are counted for the purposes of this section:

1. Pupils who were enrolled in a day school program offered by a board.
2. Pupils who were enrolled in any of grades 1 to 12 in a private school that was in compliance with subsection 16 (1) of the Act when the pupil was last enrolled in the school.

(3) Summer school average daily enrolment for a board for the fiscal year is the sum of the amounts in respect of each pupil enrolled in a summer school class or course that is provided by the board, other than a course delivered primarily through means other than classroom instruction, calculated as follows:

$$\frac{G \times H}{300 \times 190}$$

in which,

“G” is the number of sessions of the summer school class or course in which the pupil is enrolled in the fiscal year, and

“H” is the number of minutes in each session.

Commencement

5. This Regulation comes into force on the day it is filed.

RÈGLEMENT DE L'ONTARIO 83/08

pris en application de la

LOI SUR L'ÉDUCATION

pris le 2 avril 2008

déposé le 7 avril 2008

publié sur le site Lois-en-ligne le 9 avril 2008

imprimé dans la *Gazette de l'Ontario* le 26 avril 2008

CALCUL DE L'EFFECTIF QUOTIDIEN MOYEN POUR L'EXERCICE 2008-2009 DES CONSEILS SCOLAIRES

Interprétation

1. (1) Les définitions qui suivent s'appliquent au présent règlement.

«cours de jour» et «programme scolaire de jour» Sont exclus les classes ou les cours d'éducation permanente et les classes ou les cours d'été. («day school», «day school program»)

«cours d'études personnelles» Cours crédité qui est dispensé à un élève, à l'exclusion d'un élève à temps plein, et qui, selon le cas :

- a) satisfait aux critères énoncés dans le registre des cours d'études personnelles pour être inclus dans le calcul de l'effectif de jour;
- b) est approuvé par le ministre à titre de cours d'études personnelles à inclure dans le calcul de l'effectif de jour. («independent study course»)

«élève à mi-temps» Élève qui est inscrit à la maternelle ou au jardin d'enfants, mais non à un programme combiné de maternelle et de jardin d'enfants, pour une moyenne d'au moins 150 minutes d'enseignement en classe par jour de classe à l'égard d'un horaire. («half-time pupil»)

«élève à temps partiel» Élève qui est inscrit aux cours de jour et qui n'est ni un élève à temps plein ni un élève à mi-temps. («part-time pupil»)

«élève à temps plein» Élève, sauf un élève inscrit à la maternelle, au jardin d'enfants ou à un programme combiné de maternelle et de jardin d'enfants, qui :

- a) soit est inscrit à des cours de jour pour une moyenne d'au moins 210 minutes d'enseignement en classe par jour de classe à l'égard d'un horaire;

- b) soit est inscrit à des cours de jour qui, conformément au calendrier qu'a approuvé le ministre aux termes du Règlement 304 des Règlements refondus de l'Ontario de 1990 («Calendrier scolaire, journées pédagogiques») pris en application de la Loi, couvrent une année scolaire désignée de 12 mois comprenant chacun des journées d'enseignement, et pendant lesquels l'élève a le droit d'obtenir au moins sept crédits lorsqu'il termine avec succès les cours auxquels il est inscrit pendant une année scolaire. («full-time pupil»)

«exercice 2008-2009» La période qui commence le 1^{er} septembre 2008 et qui se termine le 31 août 2009. («2008-2009 fiscal year»)

«horaire» Le nombre de jours que couvre le calendrier des classes d'une école avant de recommencer. («cycle»)

«programme combiné de maternelle et de jardin d'enfants» Programme qui fonctionne selon un horaire de cinq jours et qui consiste en 600 minutes de maternelle pour les élèves qui sont inscrits au volet maternelle du programme et en 900 minutes de jardin d'enfants pour ceux inscrits au volet jardin d'enfants. («combined kindergarten program»)

(2) Le présent règlement s'applique aux conseils pour l'exercice 2008-2009.

(3) Le public peut consulter le document intitulé «Les écoles secondaires de l'Ontario, de la 9^e à la 12^e année — Préparation au diplôme d'études secondaires de l'Ontario, 1999» qui est mentionné à la sous-disposition 1 i du paragraphe 3 (2), aux dispositions 6 et 7 du même paragraphe et aux sous-alinéas c) (v) et (vi) de la définition de «classe ou cours d'été» au paragraphe 4 (1) aux bureaux de la Direction du financement de l'éducation du ministère de l'Éducation et sur le site Web du ministère.

Effectif quotidien moyen de jour

2. L'effectif quotidien moyen de jour d'un conseil pour l'exercice correspond à la somme de ce qui suit :

a) le produit de 0,5 par la somme de ce qui suit :

- (i) le nombre d'élèves à temps plein inscrits le 31 octobre 2008 aux écoles qui relèvent du conseil,
- (ii) 0,5 fois le nombre d'élèves à mi-temps inscrits ce jour-là aux écoles qui relèvent du conseil,
- (iii) le quotient obtenu en calculant, pour chaque élève à temps partiel inscrit ce jour-là à une école qui relève du conseil, le nombre de minutes pour lesquelles cet élève est inscrit en vue de recevoir un enseignement en classe pendant l'horaire qui inclut ce jour-là, à un cours autre qu'un cours d'études personnelles, et en divisant la somme des nombres ainsi obtenus par le produit de 300 et du nombre de jours que compte l'horaire;

b) le produit de 0,5 par la somme de ce qui suit :

- (i) le nombre d'élèves à temps plein inscrits le 31 mars 2009 aux écoles qui relèvent du conseil,
- (ii) 0,5 fois le nombre d'élèves à mi-temps inscrits ce jour-là aux écoles qui relèvent du conseil,
- (iii) le quotient obtenu en calculant, pour chaque élève à temps partiel inscrit ce jour-là à une école qui relève du conseil, le nombre de minutes pour lesquelles cet élève est inscrit en vue de recevoir un enseignement en classe pendant l'horaire qui inclut ce jour-là, à un cours autre qu'un cours d'études personnelles, et en divisant la somme des nombres ainsi obtenus par le produit de 300 et du nombre de jours que compte l'horaire;

c) une valeur relative à chaque élève inscrit à une école du conseil, à un cours d'études personnelles, calculée selon la formule suivante :

$$\frac{A \times B}{7,5}$$

où :

«A» correspond au nombre de crédits et de fractions de crédits que peut obtenir l'élève qui termine le cours avec succès,

«B» correspond à la fraction représentant la tranche de la quantité totale de travail exigée pour terminer le cours que l'élève a terminée au cours de l'exercice.

Effectif quotidien moyen de l'éducation permanente

3. (1) L'effectif quotidien moyen de l'éducation permanente d'un conseil pour l'exercice correspond à la somme de ce qui suit :

- a) une valeur relative à chaque élève qui est inscrit à une classe ou à un cours d'éducation permanente créé par le conseil, à l'exclusion d'un cours d'éducation permanente dispensé principalement par des moyens autres qu'un enseignement en classe, calculée selon la formule suivante :

$$\frac{C \times D}{300 \times 190}$$

où :

«C» correspond au nombre de séances pour lesquelles l'élève est inscrit pendant l'exercice,

«D» correspond au nombre de minutes que comprend chaque séance;

- b) une valeur relative à chaque élève qui est inscrit à un cours d'éducation permanente créé par le conseil et dispensé principalement par des moyens autres qu'un enseignement en classe, calculée selon la formule suivante :

$$E \times 0,1158 \times F$$

où :

«E» correspond au nombre de crédits et de fractions de crédits que peut obtenir l'élève qui termine le cours avec succès,

«F» correspond à la fraction représentant la tranche de la quantité totale de travail exigée pour terminer le cours que l'élève a terminée au cours de l'exercice.

(2) Une classe ou un cours constitue une classe ou un cours d'éducation permanente pour l'application du paragraphe (1) s'il n'est pas une classe ou un cours d'été au sens du paragraphe 4 (1), qu'il est approuvé par le ministre et qu'il satisfait aux conditions de l'une des dispositions suivantes :

1. La classe ou le cours :

- i. d'une part, est créé à l'intention d'adultes qui peuvent obtenir un ou plusieurs crédits, une fraction de crédit mentionnée dans la publication du ministère intitulée «Les écoles secondaires de l'Ontario, de la 9^e à la 12^e année — Préparation au diplôme d'études secondaires de l'Ontario, 1999» ou une fraction de crédit approuvée par le ministre,
- ii. d'autre part, appartient au cycle intermédiaire, s'il est offert par une administration scolaire qui n'est autorisée qu'à dispenser un enseignement à l'élémentaire.

2. Il s'agit d'une classe ou d'un cours de langue autochtone destiné à des adultes.

3. Il s'agit d'une classe ou d'un cours destiné à accroître l'aptitude à lire, à écrire et à compter des élèves de septième ou de huitième année auxquels le directeur de l'école où l'élève est inscrit à des cours de jour a recommandé un programme de rattrapage destiné à accroître leur aptitude à lire, à écrire et à compter et la classe ou le cours ne fait pas partie d'un programme scolaire de jour.

4. Il s'agit d'une classe ou d'un cours ne donnant pas droit à un crédit qui est destiné à accroître l'aptitude à lire, à écrire et à compter des élèves de neuvième année ou d'une année subséquente auxquels le directeur de l'école où l'élève est inscrit à des cours de jour a recommandé un programme de rattrapage de neuvième ou de dixième année destiné à accroître leur aptitude à lire, à écrire et à compter et la classe ou le cours ne fait pas partie d'un programme scolaire de jour.

5. Il s'agit d'une classe ou d'un cours destiné à accroître l'aptitude à lire, à écrire et à compter et créé à l'intention d'adultes qui sont soit le père, la mère ou le tuteur d'un élève inscrit à un programme scolaire de jour auquel le directeur de l'école où l'élève est inscrit à des cours de jour a recommandé un programme de rattrapage destiné à accroître l'aptitude à lire, à écrire et à compter.

6. Il s'agit d'une classe ou d'un cours destiné aux élèves du secondaire qui ont choisi de suivre un cours de transition donnant droit à crédit afin de changer de type de cours conformément à l'article 5.6 de la publication du ministère intitulée «Les écoles secondaires de l'Ontario, de la 9^e à la 12^e année — Préparation au diplôme d'études secondaires de l'Ontario, 1999».

7. Il s'agit d'une classe ou d'un cours destiné aux élèves qui sont inscrits en neuvième année pendant l'année scolaire et le directeur, le chef ou le responsable de l'école ou de l'établissement où l'élève est inscrit l'encourage fortement à terminer avec succès un cours supplémentaire d'une durée maximale de 30 heures avant de transférer d'un type de cours offert en neuvième année à celui offert dans la même matière en dixième année, conformément à l'article 5.6 de la publication du ministère intitulée «Les écoles secondaires de l'Ontario, de la 9^e à la 12^e année — Préparation au diplôme d'études secondaires de l'Ontario, 1999».

(3) Tout élève d'une classe ou d'un cours donnant droit à crédit qui n'est pas un adulte est décompté aux fins du calcul de l'effectif quotidien moyen de l'éducation permanente effectué pour le conseil en application du paragraphe (1) à l'égard d'une classe ou d'un cours créé à l'intention d'adultes et visé au paragraphe (2).

(4) Les règles suivantes s'appliquent au calcul de l'effectif quotidien moyen de l'éducation permanente effectué pour le conseil en application du paragraphe (1) à l'égard d'une classe ou d'un cours visé au paragraphe (5) :

1. Le nombre d'élèves de la classe ou du cours qui compte 10 élèves ou plus, mais moins de 15, est porté à 15.
2. Le nombre d'élèves de la classe ou du cours qui compte moins de 10 élèves est augmenté de cinq.

(5) Le paragraphe (4) s'applique à l'égard d'une classe ou d'un cours qui réunit les conditions suivantes :

- a) il est visé à la disposition 4 du paragraphe (2);
- b) il est visé à la disposition 1 du paragraphe (2), mais ne constitue pas un cours dispensé principalement par des moyens autres qu'un enseignement en classe, et il est offert, le cas échéant, par une école secondaire située dans un district territorial, à plus de 80 kilomètres de toutes les autres écoles secondaires de la province qui dispensent l'enseignement dans la même langue.

Effectif quotidien moyen pendant l'été

4. (1) La définition qui suit s'applique au présent article.

«classe ou cours d'été» Classe ou cours qui réunit les conditions suivantes :

- a) il est offert par un conseil entre 8 h et 17 h;
- b) il commence après la fin de l'année scolaire 2008-2009 et se termine avant le début de l'année scolaire 2009-2010;
- c) il s'agit d'une classe ou d'un cours, selon le cas :
 - (i) qui est destiné aux élèves qui présentent un retard du développement,
 - (ii) où l'élève peut obtenir un crédit,
 - (iii) qui est destiné aux élèves qui ont terminé la septième année ou une année subséquente et auxquels le directeur, le chef ou le responsable de l'école ou de l'établissement où l'élève a terminé la septième ou la huitième année a recommandé un programme de rattrapage de septième ou de huitième année destiné à accroître leur aptitude à lire, à écrire et à compter,
 - (iv) qui est destiné aux élèves qui étaient inscrits en neuvième année ou dans une année subséquente et auxquels le directeur, le chef ou le responsable de l'école ou de l'établissement où l'élève était inscrit a recommandé un programme de rattrapage de neuvième ou de dixième année destiné à accroître leur aptitude à lire, à écrire et à compter mais ne donnant pas droit à crédit,
 - (v) qui est destiné aux élèves qui étaient inscrits en dixième ou en onzième année et qui ont choisi de suivre un cours de transition donnant droit à crédit afin de changer de type de cours conformément à l'article 5.6 de la publication du ministère intitulée «Les écoles secondaires de l'Ontario, de la 9^e à la 12^e année — Préparation au diplôme d'études secondaires de l'Ontario, 1999»,
 - (vi) qui est destiné aux élèves qui sont inscrits en neuvième année pendant l'année scolaire 2008-2009 et le directeur, le chef ou le responsable de l'école ou de l'établissement où l'élève est inscrit l'encourage fortement à terminer avec succès un cours complémentaire ne donnant pas droit à crédit d'une durée maximale de 30 heures lorsqu'il a l'intention de transférer d'un type de cours offert en neuvième année à celui offert dans la même matière en dixième année, conformément à l'article 5.6 de la publication du ministère intitulée «Les écoles secondaires de l'Ontario, de la 9^e à la 12^e année — Préparation au diplôme d'études secondaires de l'Ontario, 1999».

(2) Seuls les élèves suivants sont dénombrés pour l'application du présent article :

- 1. Les élèves qui étaient inscrits à un programme scolaire de jour dispensé par un conseil.
- 2. Les élèves qui étaient inscrits de la première à la douzième années dans une école privée à l'égard de laquelle le paragraphe 16 (1) de la Loi était observé lorsque les élèves y étaient inscrits.

(3) L'effectif quotidien moyen des cours d'été d'un conseil pour l'exercice correspond à la somme de valeurs dont chacune est une valeur relative à chaque élève qui est inscrit à une classe ou à un cours d'été dispensé par le conseil, à l'exclusion d'un cours dispensé principalement par des moyens autres qu'un enseignement en classe, calculée selon la formule suivante :

$$\frac{G \times H}{300 \times 190}$$

où :

«G» correspond au nombre de séances de la classe ou du cours d'été auquel l'élève est inscrit pendant l'exercice,

«H» correspond au nombre de minutes que comprend chaque séance.

Entrée en vigueur

5. Le présent règlement entre en vigueur le jour de son dépôt.

ONTARIO REGULATION 84/08

made under the

EDUCATION ACT

Made: April 1, 2008
 Approved: April 2, 2008
 Filed: April 7, 2008
 Published on e-Laws: April 9, 2008
 Printed in *The Ontario Gazette*: April 26, 2008

CALCULATION OF FEES FOR PUPILS FOR THE 2008-2009 SCHOOL BOARD FISCAL YEAR**CONTENTS**

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Interpretation**1. (1) In this Regulation,**

“A.D.E. regulation” means Ontario Regulation 83/08 (Calculation of Average Daily Enrolment for the 2008-2009 School Board Fiscal Year) made under the Act; (“règlement sur l’effectif quotidien moyen”)

“continuing education A.D.E.”, for a board, means the continuing education average daily enrolment for the board, as calculated under section 3 of the A.D.E. regulation; (“effectif quotidien moyen des cours d’éducation permanente”)

“continuing education class or course” has the same meaning as in section 3 of the A.D.E. regulation; (“classe ou cours d’éducation permanente”)

“day school A.D.E.”, for a board, means the day school average daily enrolment for the board, as calculated under section 2 of the A.D.E. regulation; (“effectif quotidien moyen de jour”)

“day school program” does not include continuing education or summer school classes or courses; (“programme scolaire de jour”)

“elementary school pupil” means a pupil who is enrolled in any of junior kindergarten, kindergarten and grades one to eight; (“élève de l’élémentaire”)

“grant regulation” means Ontario Regulation 85/08 (Grants for Student Needs — Legislative Grants for the 2008-2009 School Board Fiscal Year) made under the Act; (“règlement sur les subventions”)

“high cost program” means,

- (a) a special education program, or
- (b) any other program which both the board and the party from whom the tuition fee is receivable agree is a high cost program for the purposes of this Regulation; (“programme à coût élevé”)

“isolate board” means a school authority other than a section 68 board; (“conseil isolé”)

“P.A.C.”, for a pupil, means the pupil accommodation charge for a pupil as determined under subsections (3) and (4); (“frais de pension”)

“secondary school pupil” means a pupil who is enrolled in any of grades nine to twelve; (“élève du secondaire”)

“section 68 board” means a board established under section 68 of the Act; (“conseil créé en vertu de l’article 68”)

“summer school A.D.E.”, for a board, means the summer school average daily enrolment for the board, as calculated under section 4 of the A.D.E. regulation; (“effectif quotidien moyen des cours d’été”)

“summer school class or course” means a summer school class or course as defined in subsection 4 (1) of the A.D.E. regulation. (“classe ou cours d’été”)

(2) The following rules apply for the purposes of this Regulation:

1. A pupil is considered to be a pupil of a board if he or she is a pupil of the board for the purposes of the grant regulation.
2. The day school A.D.E. of a pupil enrolled in a school operated by a board is the day school A.D.E. for the board, calculated as if the pupil were the board's only pupil.

(3) The pupil accommodation charge for a pupil is \$141 in the case of an elementary school pupil or \$282 in the case of a secondary school pupil.

(4) Despite subsection (3), if a board has entered into an agreement under subsection 188 (3) of the Act that provides for a payment by the Crown in right of Canada to provide classroom accommodation for a specified number of pupils, the pupil accommodation charge for each pupil accommodated as a result of the agreement is zero.

Application

2. This Regulation applies in respect of the fiscal year of boards that commences on September 1, 2008 and ends on August 31, 2009.

Education for Indians

3. (1) This section applies in respect of a pupil who is enrolled in a day school program in a school operated by a district school board or an isolate board if a fee in respect of the pupil is receivable by the board from,

- (a) the Crown in right of Canada; or
- (b) a band, the council of a band or an education authority where the band, council of a band or education authority is authorized by the Crown in right of Canada to provide education for Indians.

(2) The fee in respect of the pupil is calculated by multiplying the day school A.D.E. of the pupil by the sum of the P.A.C. for the pupil and the base fee determined,

- (a) under subsection (3), in the case of a pupil who is an elementary school pupil enrolled in a school operated by a district school board;
- (b) under subsection (4), in the case of a pupil who is a secondary school pupil enrolled in a school operated by a district school board; or
- (c) under subsection (5), in the case of a pupil who is enrolled in a school operated by an isolate board.

(3) The base fee for an elementary school pupil enrolled in a school operated by a district school board is determined as follows:

1. Take the portion of the pupil foundation allocation determined under paragraph 1 of section 15 of the grant regulation.
2. Determine an amount on account of the school foundation allocation for elementary school pupils, by determining the sum of the following amounts:
 - i. The amounts determined under paragraphs 1 and 2 of subsection 16 (4) of the grant regulation.
 - ii. The amount determined under paragraph 8 of subsection 16 (5) of the grant regulation.
 - iii. The amount determined under paragraph 9 of subsection 16 (6) of the grant regulation.
 - iv. The amount determined under paragraph 4 of subsection 16 (7) of the grant regulation.
 - v. The amount determined under subparagraph 2 v of subsection (4).
3. Take the amount of the board's primary class size allocation for the fiscal year, as determined under section 17 of the grant regulation.
4. Determine an amount on account of the special education allocation for elementary school pupils, as follows:
 - i. Determine the day school A.D.E. for the board, counting only pupils enrolled in junior kindergarten, kindergarten and grades one to three.
 - ii. Multiply the number determined under subparagraph i by \$678.59, to obtain the enrolment-based special education amount for junior kindergarten to grade three.
 - iii. Take the day school A.D.E. for the board, counting only pupils enrolled in any of grades four to eight.
 - iv. Multiply the number determined under subparagraph iii by \$522.38, to obtain the enrolment-based special education amount for grades four to eight.
 - v. Calculate the sum of the approved special equipment claims for elementary school pupils of the board for the fiscal year, as determined under section 20 of the grant regulation.

- vi. Take the part of the special incidence claim for the board for the fiscal year, as determined under subsection 22 (2) of the grant regulation, that is generated by elementary school pupils of the board.
 - vii. Divide the high needs amount for the board, as determined under section 21 of the grant regulation, by the day school A.D.E. of the board, counting only pupils of the board.
 - viii. Multiply the result obtained under subparagraph vii by the day school A.D.E. of the board, counting only elementary school pupils of the board.
 - ix. Total the amounts obtained under subparagraphs ii, iv, v, vi and viii.
5. In the case of an English-language district school board, determine an amount on account of the language allocation for elementary school pupils, as follows:
- i. Take the French as a second language amount for elementary school pupils of the board for the fiscal year, as determined under section 26 of the grant regulation.
 - ii. Calculate the part of the ESL/ELD amount for the board that is generated by elementary school pupils of the board, as follows:
 - A. Calculate the part of the ESL/ELD amount for the board, as calculated under subsection 27 (1) of the grant regulation, if only elementary school pupils of the board were counted.
 - B. Take the amount set out for the board in Table 2 of the grant regulation opposite the name of the board.
 - C. Divide the amount referred to in sub-subparagraph B by the day school A.D.E. for the board, counting only pupils of the board.
 - D. Multiply the result obtained under sub-subparagraph C by the day school A.D.E. for the board, counting only elementary school pupils of the board.
 - E. Add the amounts calculated under sub-subparagraphs A and D.
 - iii. Add the amount referred to in subparagraph i and the amount determined under subparagraph ii.
6. In the case of a French-language district school board, determine an amount on account of the language allocation for elementary school pupils, as follows:
- i. Multiply by \$667.63 the number of elementary school pupils of the board on October 31, 2008.
 - ii. Divide \$189,188.68 by the day school A.D.E. for the board.
 - iii. Multiply the amount determined under subparagraph ii by the day school A.D.E. for the board, counting only elementary school pupils of the board.
 - iv. Add the product determined under subparagraph iii to the total of the amounts determined under paragraphs 2 and 3 of subsection 30 (2) of the grant regulation.
 - v. Calculate the part of the PDF funding level for the board for the fiscal year, as determined under subsection 30 (3) of the grant regulation, that is generated by elementary school pupils of the board.
 - vi. Total the amounts determined under subparagraphs i, iv and v.
7. Determine an amount on account of the First Nation, Métis and Inuit Education supplemental allocation for elementary school pupils as follows:
- i. Take the Native language amount for elementary school pupils of the board as determined under subsection 31 (2) of the grant regulation.
 - ii. Take the census-based Aboriginal amount determined for the board under subsection 31 (5) of the grant regulation.
 - iii. Divide the amount determined under subparagraph ii by the day school A.D.E. for the board, counting only pupils of the board.
 - iv. Multiply the amount determined under subparagraph iii by the day school A.D.E. for the board, counting only elementary school pupils of the board.
 - v. Total the amounts calculated under subparagraphs i and iv.
8. Determine an amount on account of the learning resources for distant schools allocation for elementary school pupils as follows:
- i. If the amount determined under paragraph 6 of subsection 32 (1) of the grant regulation is greater than the amount determined under paragraph 11 of that subsection, calculate an amount as follows:

- A. Add to the amount determined under paragraph 2 of subsection 32 (1) of the grant regulation the total of the amounts, if any, set out in Column 7 of Table 5 of the grant regulation opposite the names of the elementary schools of the board set out in Column 3 of that Table.
 - B. Add to the amount determined under sub-subparagraph A the amount determined under paragraph 14 of subsection 32 (1) of the grant regulation.
- ii. If the amount determined under paragraph 6 of subsection 32 (1) of the grant regulation is less than or equal to the amount determined under paragraph 11 of that subsection, calculate an amount as follows:
 - A. Take the amount determined under paragraph 8 of subsection 32 (1) of the grant regulation.
 - B. Add to the amount determined under sub-subparagraph A the amount determined under paragraph 14 of subsection 32 (1) of the grant regulation.
 - C. Add to the amount determined under sub-subparagraph B the total of the amounts, if any, set out in Column 7 of Table 5 of the grant regulation opposite the names of the elementary schools of the board set out in Column 3 of that Table where the distance set out in Column 6 of that Table is less than 30 kilometres.
 - D. Add to the amount determined under sub-subparagraph C the amount determined under subparagraph 7 ii of subsection (4).
9. Determine an amount on account of the remote and rural allocation for elementary school pupils, as follows:
 - i. Divide the amount of the board's remote and rural allocation for the year, as determined under section 33 of the grant regulation, by the day school A.D.E. for the board, counting only pupils of the board.
 - ii. Multiply the amount determined under subparagraph i by the day school A.D.E. for the board, counting only elementary school pupils of the board.
10. Determine an amount on account of the rural and small community allocation for elementary school pupils, as follows:
 - i. Divide the amount of the board's rural and small community allocation for the year, if any, as determined under section 34 of the grant regulation, by the day school A.D.E. for the board, counting only pupils of the board.
 - ii. Multiply the amount determined under subparagraph i by the day school A.D.E. for the board, counting only elementary school pupils of the board.
11. Determine an amount on account of the new teacher induction program amount for elementary school pupils of the board as follows, where the terms "new teacher" and "new teaching period" have the same meaning as in Part X.0.1 of the Act:
 - i. Multiply the amount determined under subsection 39 (1) of the grant regulation by the number of elementary school teachers of the board who are new teachers and whose new teaching period commences between October 2, 2007 and October 31, 2008.
 - ii. Divide the product determined under subparagraph i by the number of teachers of the board who are new teachers and whose new teaching period commences between October 2, 2007 and October 31, 2008.
12. Determine an amount on account of the learning opportunities allocation for elementary school pupils, as follows:
 - i. Take the total of,
 - A. the amount determined for the board under paragraph 1 of subsection 35 (1) of the grant regulation,
 - B. the amount determined for the board under paragraph 4 of subsection 35 (4) of the grant regulation, and
 - C. \$153,734.
 - ii. Divide the amount determined under subparagraph i by the day school A.D.E. for the board, counting only pupils of the board.
 - iii. Multiply the amount determined under subparagraph ii by the day school A.D.E. for the board, counting only elementary school pupils of the board.
 - iv. Take the total of,
 - A. the amount determined for the board under paragraph 2 of subsection 35 (4) of the grant regulation, and
 - B. the amount determined for the board under paragraph 8 of subsection 35 (4) of the grant regulation.
 - v. Add the amounts determined under subparagraphs iii and iv.
13. Determine an amount on account of the safe schools allocation for elementary school pupils as follows:
 - i. Divide the amount of the board's safe schools allocation for the year, if any, as determined under section 36 of the grant regulation, by the day school A.D.E. for the board, counting only pupils of the board.

- ii. Multiply the amount determined under subparagraph i by the day school A.D.E. for the board, counting only elementary school pupils of the board.
- 14. Take the elementary school teacher qualification and experience amount for the fiscal year, as determined under subsection 40 (1) of the grant regulation.
- 15. Determine an amount on account of the cost adjustment for non-teachers for elementary school pupils as follows:
 - i. Divide the amount set out in Column 2 of Table 10 of the grant regulation opposite the name of the board in Column 1 by the day school A.D.E. for the board, counting only pupils of the board.
 - ii. Multiply the amount determined under subparagraph i by the day school A.D.E. for the board, counting only elementary school pupils of the board.
- 16. Determine an amount on account of the administration and governance allocation for elementary school pupils, as follows:
 - i. Subtract the total of the amounts determined under paragraphs 13 and 14 of subsection 42 (2) of the grant regulation from the amount of the board's administration and governance allocation for the fiscal year, as determined under section 42 of the grant regulation.
 - ii. Divide the amount determined under subparagraph i by the day school A.D.E. for the board, counting only pupils of the board.
 - iii. Multiply the amount determined under subparagraph ii by the day school A.D.E. for the board, counting only elementary school pupils of the board.
- 17. Determine an amount on account of the program enhancement allocation for elementary school pupils, as follows:
 - i. Take the number of qualifying sole elementary schools of the board within the meaning of subsection 16 (3) of the grant regulation.
 - ii. Multiply the number determined under subparagraph i by \$9,650.
- 18. Determine an amount on account of the school operations part of the pupil accommodation allocation for elementary school pupils by multiplying the benchmark operating cost of \$67.41 per metre squared,
 - i. by the adjusted elementary school area requirement for the board determined under paragraph 3 of subsection 46 (1) of the grant regulation, if a supplementary elementary school area factor is approved for the board under that section, or
 - ii. by the elementary school area requirement for the board determined under paragraph 2 of subsection 46 (1) of the grant regulation, if no supplementary elementary school area factor is approved for the board under that section.
- 19. Take the total of the amounts determined in respect of the board under paragraphs 17, 22, 26 and 29 of subsection 46 (1) of the grant regulation.
- 20. Determine an amount on account of the board's adjustment for declining enrolment in respect of elementary school pupils by,
 - i. dividing the amount of the board's adjustment for declining enrolment, if any, as determined under section 58 of the grant regulation, by the day school A.D.E. for the board, counting only pupils of the board, and
 - ii. multiplying the amount determined under subparagraph i by the day school A.D.E. for the board, counting only elementary school pupils of the board.
- 21. Total the amounts determined for the board under paragraphs 1 to 20.
- 22. Divide the amount determined under paragraph 21 by the day school A.D.E. for the board, counting only elementary school pupils of the board.
- (4) The base fee for a secondary school pupil enrolled in a school operated by a district school board is determined as follows:
 - 1. Take the portion of the pupil foundation allocation determined under paragraph 2 of section 15 of the grant regulation.
 - 2. Determine an amount on account of the school foundation allocation for secondary school pupils, as follows:
 - i. Determine the sum of the following amounts:
 - A. The amounts determined under paragraphs 4 and 6 of subsection 16 (4) of the grant regulation.
 - B. The amount determined under paragraph 17 of subsection 16 (5) of the grant regulation.
 - C. The amount determined under paragraph 18 of subsection 16 (6) of the grant regulation.
 - D. The amounts determined under paragraphs 8 and 12 of subsection 16 (7) of the grant regulation.

- ii. Determine the amount that would be determined under section 16 of the grant regulation as the board's school foundation allocation if the number of qualifying sole elementary schools of the board and the number of qualifying sole secondary schools of the board, were each deemed to be zero.
 - iii. Take the day school A.D.E. for the board, counting only elementary school pupils of the board enrolled in schools that are part of a qualifying combined school of the board within the meaning of subsection 16 (3) of the grant regulation.
 - iv. Multiply the amount determined under subparagraph ii by the number determined under subparagraph iii.
 - v. Divide the amount determined under subparagraph iv by the day school A.D.E. for the board, counting only pupils of the board enrolled in schools that are part of a qualifying combined school of the board within the meaning of subsection 16 (3) of the grant regulation.
 - vi. Subtract the amount determined under subparagraph v from the amount determined under subparagraph i.
3. Determine an amount on account of the special education allocation for secondary school pupils, as follows:
 - i. Determine the day school A.D.E. of the board, counting only secondary school pupils of the board.
 - ii. Multiply the number determined under subparagraph i by \$344.88.
 - iii. Calculate the sum of the approved special equipment claims for secondary school pupils of the board for the fiscal year, as determined under section 20 of the grant regulation.
 - iv. Take the part of the special incidence claim for the board for the fiscal year, as determined under subsection 22 (2) of the grant regulation, that is generated by secondary school pupils of the board.
 - v. Divide the high needs amount for the board, as determined under section 21 of the grant regulation, by the day school A.D.E. of the board, counting only pupils of the board.
 - vi. Multiply the result obtained under subparagraph v by the day school A.D.E. of the board, counting only secondary school pupils of the board.
 - vii. Total the amounts obtained under subparagraphs ii, iii, iv and vi.
4. In the case of an English-language district school board, determine an amount on account of the language allocation for secondary school pupils, as follows:
 - i. Take the French as a second language amount for secondary school pupils of the board for the fiscal year, as determined under section 26 of the grant regulation.
 - ii. Calculate the part of the ESL/ELD amount for the board that is generated by secondary school pupils of the board, as follows:
 - A. Calculate the part of the ESL/ELD amount for the board, as calculated under subsection 27 (1) of the grant regulation, if only secondary school pupils of the board were counted.
 - B. Take the amount set out for the board in Table 2 of the grant regulation opposite the name of the board.
 - C. Divide the amount referred to in sub-subparagraph B by the day school A.D.E. for the board, counting only pupils of the board.
 - D. Multiply the result obtained under sub-subparagraph C by the day school A.D.E. for the board, counting only secondary school pupils of the board.
 - E. Add the amounts calculated under sub-subparagraphs A and D.
 - iii. Add the amount referred to in subparagraph i and the amount determined under subparagraph ii.
5. In the case of a French-language district school board, determine an amount on account of the language allocation for secondary school pupils, as follows:
 - i. Multiply \$757.92 by the day school A.D.E., counting only secondary school pupils of the board.
 - ii. Divide \$189,188.68 by the day school A.D.E. for the board.
 - iii. Multiply the amount determined under subparagraph ii by the day school A.D.E. for the board, counting only secondary school pupils of the board.
 - iv. Add \$72,093.76 to the amount determined under subparagraph iii.
 - v. Add the amount determined under subparagraph iv to the total of the amounts determined under paragraphs 5, 6 and 7 of subsection 30 (2) of the grant regulation.
 - vi. Calculate the part of the PDF funding level for the board for the fiscal year, as determined under subsection 30 (3) of the grant regulation, that is generated by secondary school pupils of the board.
 - vii. Total the amounts determined under subparagraphs i, v and vi.

6. Determine an amount on account of the First Nation, Métis and Inuit Education supplemental allocation for secondary school pupils as follows:
 - i. Take the Native language amount for secondary school pupils of the board as determined under subsection 31 (3) of the grant regulation.
 - ii. Take the Native Studies amount determined under subsection 31 (4) of the grant regulation.
 - iii. Take the census-based Aboriginal amount determined for the board under subsection 31 (5) of the grant regulation.
 - iv. Divide the amount determined under subparagraph iii by the day school A.D.E. for the board, counting only pupils of the board.
 - v. Multiply the amount determined under subparagraph iv by the day school A.D.E. for the board, counting only secondary school pupils of the board.
 - vi. Total the amounts calculated under subparagraphs i, ii and v.
7. Determine an amount on account of the learning resources for distant schools allocation for secondary school pupils as follows:
 - i. If the amount determined under paragraph 6 of subsection 32 (1) of the grant regulation is greater than the amount determined under paragraph 11 of that subsection, calculate an amount as follows:
 - A. Add to the amount determined under paragraph 4 of subsection 32 (1) of the grant regulation the total of the amounts, if any, set out in Column 7 of Table 5 of the grant regulation opposite the names of secondary schools of the board set out in Column 4 of that Table.
 - B. Add to the amount determined under sub-subparagraph A the amount determined under paragraph 16 of subsection 32 (1) of the grant regulation.
 - ii. If the amount determined under paragraph 6 of subsection 32 (1) of the grant regulation is less than or equal to the amount determined under paragraph 11 of that subsection, calculate an amount as follows:
 - A. Take the amount determined under paragraph 10 of subsection 32 (1) of the grant regulation.
 - B. Add to the amount determined under sub-subparagraph A the amount determined under paragraph 16 of subsection 32 (1) of the grant regulation.
 - C. Add to the amount determined under sub-subparagraph B the total of the amounts, if any, set out in Column 7 of Table 5 of the grant regulation opposite the names of secondary schools of the board set out in Column 4 of that Table where the distance set out in Column 6 of that Table is less than 60 kilometres.
 - D. Determine the amount that would be determined under subsection 32 (1) of the grant regulation as the board's learning resources for distant schools allocation if the number of qualifying sole elementary schools of the board and the number of qualifying sole secondary schools of the board were each deemed to be zero.
 - E. Take the day school A.D.E. for the board, counting only elementary school pupils of the board enrolled in schools that are part of a qualifying combined school of the board within the meaning of subsection 16 (3) of the grant regulation.
 - F. Multiply the amount determined under sub-subparagraph D by the number determined under sub-subparagraph E.
 - G. Divide the amount determined under sub-subparagraph F by the day school A.D.E. for the board, counting only pupils of the board enrolled in schools that are part of a qualifying combined school of the board within the meaning of subsection 16 (3) of the grant regulation.
 - H. Subtract the amount determined under sub-subparagraph G from the amount determined under sub-subparagraph C.
8. Determine an amount on account of the remote and rural allocation for secondary school pupils, as follows:
 - i. Divide the amount of the board's remote and rural allocation for the fiscal year, as determined under section 33 of the grant regulation, by the day school A.D.E. for the board, counting only pupils of the board.
 - ii. Multiply the amount determined under subparagraph i by the day school A.D.E. for the board, counting only secondary school pupils of the board.
9. Determine an amount on account of the rural and small community allocation for secondary school pupils, as follows:
 - i. Divide the amount of the board's rural and small community allocation for the year, if any, as determined under section 34 of the grant regulation, by the day school A.D.E. for the board, counting only pupils of the board.
 - ii. Multiply the amount determined under subparagraph i by the day school A.D.E. for the board, counting only secondary school pupils of the board.

10. Determine an amount on account of the new teacher induction program amount for secondary school pupils of the board as follows, where the terms “new teacher” and “new teaching period” have the same meaning as in Part X.0.1 of the Act:
 - i. Multiply the amount determined under subsection 39 (1) of the grant regulation by the number of secondary school teachers of the board who are new teachers and whose new teaching period commences between October 2, 2007 and October 31, 2008.
 - ii. Divide the product determined under subparagraph i by the number of teachers of the board who are new teachers and whose new teaching period commences between October 2, 2007 and October 31, 2008.
11. Determine an amount on account of the learning opportunities allocation for secondary school pupils, as follows:
 - i. Take the total of,
 - A. the amount determined for the board under paragraph 1 of subsection 35 (1) of the grant regulation,
 - B. the amount determined for the board under paragraph 4 of subsection 35 (4) of the grant regulation, and
 - C. \$153,734.
 - ii. Divide the amount determined under subparagraph i by the day school A.D.E. for the board, counting only pupils of the board.
 - iii. Multiply the amount determined under subparagraph ii by the day school A.D.E. for the board, counting only secondary school pupils of the board.
 - iv. Take the total of,
 - A. the amount determined for the board under paragraph 1 of subsection 35 (4) of the grant regulation, and
 - B. the amount determined for the board under paragraph 6 of subsection 35 (4) of the grant regulation.
 - v. Add the amounts determined under subparagraphs iii and iv.
12. Determine an amount on account of the safe schools allocation for secondary school pupils as follows:
 - i. Divide the amount of the board’s safe schools allocation for the year, if any, as determined under section 36 of the grant regulation, by the day school A.D.E. for the board, counting only pupils of the board.
 - ii. Multiply the amount determined under subparagraph i by the day school A.D.E. for the board, counting only secondary school pupils of the board.
13. Take the secondary school teacher qualification and experience amount for the fiscal year, as determined under subsection 40 (2) of the grant regulation.
14. Determine an amount on account of the cost adjustment for non-teachers for secondary school pupils as follows:
 - i. Divide the amount set out in Column 2 of Table 10 of the grant regulation opposite the name of the board in Column 1 by the day school A.D.E. for the board, counting only pupils of the board.
 - ii. Multiply the amount determined under subparagraph i by the day school A.D.E. for the board, counting only secondary school pupils of the board.
15. Determine an amount on account of the administration and governance allocation for secondary school pupils, as follows:
 - i. Subtract the total of the amounts determined under paragraphs 13 and 14 of subsection 42 (2) of the grant regulation from the amount of the board’s administration and governance allocation for the fiscal year, as determined under section 42 of the grant regulation.
 - ii. Divide the amount determined under subparagraph i by the day school A.D.E. for the board, counting only pupils of the board.
 - iii. Multiply the amount determined under subparagraph ii by the day school A.D.E. for the board, counting only secondary school pupils of the board.
 - iv. Add the total of the amounts determined under paragraphs 13 and 14 of subsection 42 (2) of the grant regulation to the amount determined under subparagraph iii.
16. Determine an amount on account of the program enhancement allocation for secondary school pupils, as follows:
 - i. Take the number of qualifying sole secondary schools of the board within the meaning of subsection 16 (3) of the grant regulation.
 - ii. Take the number of qualifying combined schools of the board within the meaning of subsection 16 (3) of the grant regulation.
 - iii. Total the numbers determined under subparagraphs i and ii.
 - iv. Multiply the number determined under subparagraph iii by \$9,650.

17. Determine an amount on account of the school operations part of the pupil accommodation allocation for secondary school pupils, by multiplying the benchmark operating cost of \$67.41 per metre squared,
 - i. by the adjusted secondary school area requirement for the board determined under paragraph 13 of subsection 46 (1) of the grant regulation, if a supplementary secondary school area factor is approved for the board under that section, or
 - ii. by the secondary school area requirement for the board determined under paragraph 12 of subsection 46 (1) of the grant regulation, if no supplementary secondary school area factor is approved for the board under that section.
 18. Take the total of the amounts determined in respect of the board under paragraphs 31, 36, 40 and 43 of subsection 46 (1) of the grant regulation.
 19. Determine an amount on account of the board's adjustment for declining enrolment in respect of secondary school pupils by,
 - i. dividing the amount of the board's adjustment for declining enrolment, if any, as determined under section 58 of the grant regulation, by the day school A.D.E. for the board, counting only pupils of the board, and
 - ii. multiplying the amount determined under subparagraph i by the day school A.D.E. for the board, counting only secondary school pupils of the board.
 20. Total the amounts determined for the board under paragraphs 1 to 19.
 21. Divide the amount determined under paragraph 20 by the day school A.D.E. for the board, counting only secondary school pupils of the board.
- (5) The base fee for a pupil who is enrolled in a school operated by an isolate board is determined as follows:
1. Take the approved expenditure of the board within the meaning of subsection 63 (1) of the grant regulation.
 2. Deduct the amount of the approved expenditure referred to in paragraph 1 that relates to transportation.
 3. Deduct the amount of the approved expenditure referred to in paragraph 1 that relates to school renewal.
 4. Divide the amount obtained under paragraph 3 by the day school A.D.E. for the board, counting only pupils of the board.
- (6) The fee in respect of a pupil described in subsection (1) who is enrolled in a high cost program may be increased, at the option of the board, to the amount determined by multiplying the fee that would otherwise be payable,
- (a) by a factor agreed on by the board providing the instruction and the party from whom the fee is receivable; or
 - (b) by a factor determined in the manner described in subsection (8) if the board and the party cannot agree on a factor.
- (7) If the board providing the instruction and the party from whom the fee is receivable cannot agree on a factor, the factor shall be determined by three arbitrators, appointed as follows:
1. One arbitrator appointed by the board that provides the instruction.
 2. One arbitrator appointed by the party from whom the fee is receivable.
 3. One arbitrator appointed by the arbitrators appointed under paragraphs 1 and 2.
- (8) The decision of the arbitrators or a majority of them is final and binding on the board providing the instruction and on the party from whom the fee is receivable.
- (9) This section does not apply in respect of a pupil to whom subsection 49 (6) of the Act applies.

Fees, residing in Ontario

4. (1) This section applies in respect of a pupil described in subsection 46 (2) of the Act who is enrolled in a day school program in a school of a district school board or an isolate board and who resides in a school section, separate school zone or secondary school district in which the pupil's parent or guardian resides, on land that is exempt from taxation for the purposes of any board.
- (2) The fee that a board shall charge in respect of a pupil described in subsection (1) to the parent or guardian is \$40 for each month or part of a month the pupil is enrolled in a school of the board.
- (3) A board charging a parent or guardian a fee of \$40 for any month or part of a month under subsection (2) in respect of a pupil described in subsection (1) who is enrolled in a school of the board shall not charge the parent or guardian any fee under subsection (2) for the same month or part of a month in respect of another pupil described in subsection (1) who is enrolled in a school of the board.
- (4) This section does not apply in respect of a pupil to whom subsection 49 (6) of the Act applies.

Fees, not residing in Ontario

5. (1) The fee in respect of a pupil who is enrolled in a day school program in a school of a district school board or an isolate board and whose parent or guardian does not reside in Ontario is an amount determined by the board that does not exceed the maximum fee determined under subsection (2) or (3).

(2) Except as is provided in subsection (3), the maximum fee is the amount calculated as follows:

1. Add the base fee determined for the pupil under subsection 3 (3), (4) or (5), as applicable, and the P.A.C. for the pupil.
2. Multiply the amount obtained under paragraph 1 by 0.1.
3. Multiply the result obtained under paragraph 2 by the number of months or part months during which the pupil is enrolled in a school operated by the board.

(3) If the pupil is enrolled in a high cost program, the maximum fee is the total of the amount calculated under subsection (2) and such additional amount as may be determined by the board that does not exceed the additional cost to the board of providing the high cost program to the pupil.

(4) This section does not apply in respect of a pupil,

(a) to whom subsection 49 (6) of the Act applies; or

(b) who was a pupil of a board for the purposes of Ontario Regulation 152/07 (Grants for Student Needs — Legislative Grants for the 2007-2008 School Board Fiscal Year), made under the Act.

Fees, s. 68 boards

6. (1) The fee in respect of a pupil who is enrolled in a day school program in a school operated by a section 68 board and whose parent or guardian does not reside in Ontario is the amount determined as follows:

1. Take the expenditure of the board for the fiscal year that is acceptable to the Minister for grant purposes, excluding,
 - i. expenditures for debt charges,
 - ii. expenditures for the purchase of capital assets, as determined under the grant regulation,
 - iii. expenditures for the restoration of destroyed or damaged capital assets, as determined under the grant regulation, and
 - iv. provisions for reserves for working funds and provisions for reserve funds.
2. Deduct the revenue of the board for the fiscal year from,
 - i. any organization on whose property a school of the board is located, and
 - ii. refunds of expenditure of the kind described in subparagraph 1 i, ii or iii.
3. Determine the number of pupil days for the period September 1, 2008 to August 31, 2009 by adding, for each instructional day in that period, the number of pupils enrolled in schools of the board who receive instruction on that day.
4. Divide the amount obtained under paragraph 2 by the total number of pupil days determined under paragraph 3.
5. Multiply the result obtained under paragraph 4 by the number of instructional days for which the pupil is enrolled in a school of the board during the same period.

(2) This section does not apply to a pupil to whom subsection 49 (6) of the Act applies.

Fees, pupils to whom s. 49 (6) of the Act applies

7. (1) The fee in respect of a pupil who is enrolled in a day school program and to whom subsection 49 (6) of the Act applies is the amount determined in accordance with a fees policy developed for the purposes of this section by the board that operates the school in which the pupil is enrolled.

(2) A board's fee policy must not authorize a fee in respect of an elementary school pupil that is less than the amount that would be calculated under subsection 3 (2) of this Regulation in respect of an elementary school pupil, if that subsection had applied to the pupil and subsection 49 (6) of the Act had not applied to the pupil.

(3) A board's fee policy must not authorize a fee in respect of a secondary school pupil that is less than the amount that would be calculated under subsection 3 (2) of this Regulation in respect of a secondary school pupil, if that subsection had applied to the pupil and subsection 49 (6) of the Act had not applied to the pupil.

Fees, summer school and continuing education

8. (1) The fee in respect of a pupil to whom subsection 49 (6) of the Act applies and who is enrolled in a summer school or continuing education class or course provided by a district school board or an isolate board is the amount determined by the board.

(2) The fee referred to in subsection (1) in respect of a pupil enrolled in a continuing education class or course of the board shall not be less than the fee determined by applying paragraphs 1 to 3 of subsection (4).

(3) The fee referred to in subsection (1) in respect of a pupil enrolled in a summer school program of the board shall not be less than the fee determined by applying paragraphs 1 to 3 of subsection (5).

(4) The fee in respect of a pupil described in subsection 3 (1) or 5 (1) who is enrolled in a continuing education class or course provided by a district school board or an isolate board is such amount as may be agreed on by the board and the party from whom the fee is receivable or, in the absence of agreement, the amount determined as follows:

1. Determine the expenditure of the board in the fiscal year for continuing education classes or courses.
2. Divide the amount determined under paragraph 1 by the continuing education A.D.E. for the board.
3. Multiply the result obtained under paragraph 2 by the continuing education A.D.E. for the board, counting only pupils described in this subsection.

(5) The fee in respect of a pupil described in subsection 3 (1) or 5 (1) who is enrolled in a summer school class or course provided by a district school board or an isolate board is such amount as may be agreed on by the board and the party from whom the fee is receivable or, in the absence of agreement, the amount determined as follows:

1. Determine the expenditure of the board in the fiscal year for summer school classes or courses.
2. Divide the amount determined under paragraph 1 by the summer school A.D.E. for the board.
3. Multiply the result obtained under paragraph 2 by the summer school A.D.E. for the board, counting only pupils described in this subsection.

No fee between boards

9. No fee is payable under this Regulation by one board to another board.

Commencement

10. This Regulation comes into force on the day it is filed.

RÈGLEMENT DE L'ONTARIO 84/08

pris en application de la

LOI SUR L'ÉDUCATION

pris le 1^{er} avril 2008

approuvé le 2 avril 2008

déposé le 7 avril 2008

publié sur le site Lois-en-ligne le 9 avril 2008

imprimé dans la *Gazette de l'Ontario* le 26 avril 2008

CALCUL DES DROITS EXIGIBLES À L'ÉGARD DES ÉLÈVES POUR L'EXERCICE 2008-2009 DES CONSEILS SCOLAIRES

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Interprétation

1. (1) Les définitions qui suivent s'appliquent au présent règlement.

«classe ou cours d'éducation permanente» S'entend au sens de l'article 3 du règlement sur l'effectif quotidien moyen. («continuing education class or course»)

«classe ou cours d'été» S'entend au sens du paragraphe 4 (1) du règlement sur l'effectif quotidien moyen. («summer school class or course»)

«conseil créé en vertu de l'article 68» Conseil créé en vertu de l'article 68 de la Loi. («section 68 board»)

«conseil isolé» Administration scolaire, à l'exclusion d'un conseil créé en vertu de l'article 68. («isolate board»)

«effectif quotidien moyen de jour» À l'égard d'un conseil, s'entend de l'effectif quotidien moyen de jour du conseil calculé en application de l'article 2 du règlement sur l'effectif quotidien moyen. («day school A.D.E.»)

«effectif quotidien moyen des cours d'éducation permanente» À l'égard d'un conseil, s'entend de l'effectif quotidien moyen des cours d'éducation permanente du conseil calculé en application de l'article 3 du règlement sur l'effectif quotidien moyen. («continuing education A.D.E.»)

«effectif quotidien moyen des cours d'été» À l'égard d'un conseil, s'entend de l'effectif quotidien moyen des cours d'été du conseil calculé en application de l'article 4 du règlement sur l'effectif quotidien moyen. («summer school A.D.E.»)

«élève de l'élémentaire» Élève inscrit à la maternelle, au jardin d'enfants ou à l'une des huit premières années d'études. («elementary school pupil»)

«élève du secondaire» Élève inscrit à la neuvième, dixième, onzième ou douzième année d'études. («secondary school pupil»)

«frais de pension» À l'égard d'un élève, s'entend des frais de pension de l'élève calculés en application des paragraphes (3) et (4). («P.A.C.»)

«programme à coût élevé» Selon le cas :

- a) programme d'enseignement à l'enfance en difficulté;
- b) tout autre programme dont le conseil et la partie qui doit payer les droits de scolarité conviennent qu'il s'agit d'un programme à coût élevé pour l'application du présent règlement. («high cost program»)

«programme scolaire de jour» Les classes ou cours d'éducation permanente et les classes ou cours d'été ne sont pas compris dans les programmes scolaires de jour. («day school program»)

«règlement sur l'effectif quotidien moyen» Le Règlement de l'Ontario 83/08 («Calcul de l'effectif quotidien moyen pour l'exercice 2008-2009 des conseils scolaires») pris en application de la Loi. («A.D.E. regulation»)

«règlement sur les subventions» Le Règlement de l'Ontario 85/08 («Subventions pour les besoins des élèves — subventions générales pour l'exercice 2008-2009 des conseils scolaires») pris en application de la Loi. («grant regulation»)

(2) Les règles suivantes s'appliquent dans le cadre du présent règlement :

1. Un élève est considéré comme un élève d'un conseil s'il est pour l'application du règlement sur les subventions.
2. L'effectif quotidien moyen de jour d'un élève inscrit à une école qui relève d'un conseil est l'effectif quotidien moyen de jour du conseil calculé comme si l'élève était le seul élève du conseil.
- (3) Les frais de pension sont de 141 \$ dans le cas d'un élève de l'élémentaire et de 282 \$ dans le cas d'un élève du secondaire.

(4) Malgré le paragraphe (3), si un conseil a conclu, en vertu du paragraphe 188 (3) de la Loi, une entente qui prévoit le paiement, par la Couronne du chef du Canada, d'une somme permettant la fourniture de facilités d'accueil à un nombre précis d'élèves, les frais de pension de chaque élève visé par l'entente sont nuls.

Application

2. Le présent règlement s'applique à l'égard de l'exercice des conseils qui commence le 1^{er} septembre 2008 et qui se termine le 31 août 2009.

Enseignement aux Indiens

3. (1) Le présent article s'applique à l'égard de l'élève inscrit à un programme scolaire de jour dans une école qui relève d'un conseil scolaire de district ou d'un conseil isolé si le conseil peut recevoir des droits à l'égard de cet élève :

- a) soit de la Couronne du chef du Canada;
- b) soit d'une bande, d'un conseil de bande ou d'une commission indienne de l'éducation que la Couronne du chef du Canada autorise à dispenser l'enseignement aux Indiens.

(2) Les droits exigibles à l'égard de l'élève sont calculés en multipliant l'effectif quotidien moyen de jour de l'élève par la somme des frais de pension de l'élève et des droits de base calculés :

- a) en application du paragraphe (3), dans le cas d'un élève de l'élémentaire inscrit à une école qui relève d'un conseil scolaire de district;
- b) en application du paragraphe (4), dans le cas d'un élève du secondaire inscrit à une école qui relève d'un conseil scolaire de district;
- c) en application du paragraphe (5), dans le cas d'un élève inscrit à une école qui relève d'un conseil isolé.

(3) Les droits de base relatifs à un élève de l'élémentaire inscrit à une école qui relève d'un conseil scolaire de district sont calculés de la manière suivante :

1. Prendre la part de l'élément éducation de base pour les élèves qui est calculée en application de la disposition 1 de l'article 15 du règlement sur les subventions.
2. Calculer la part de l'élément éducation de base pour les écoles qui vise les élèves de l'élémentaire en additionnant ce qui suit :
 - i. Les sommes calculées en application des dispositions 1 et 2 du paragraphe 16 (4) du règlement sur les subventions.
 - ii. La somme calculée en application de la disposition 8 du paragraphe 16 (5) du règlement sur les subventions.
 - iii. La somme calculée en application de la disposition 9 du paragraphe 16 (6) du règlement sur les subventions.
 - iv. La somme calculée en application de la disposition 4 du paragraphe 16 (7) du règlement sur les subventions.
 - v. La somme calculée en application de la sous-disposition 2 v du paragraphe (4).
3. Prendre la somme liée à l'élément effectif des classes du cycle primaire, calculée en application de l'article 17 du règlement sur les subventions, qui est versée au conseil pour l'exercice.
4. Calculer la part de l'élément éducation de l'enfance en difficulté qui vise les élèves de l'élémentaire de la manière suivante :
 - i. Calculer l'effectif quotidien moyen de jour du conseil, en ne comptant que les élèves inscrits à la maternelle, au jardin d'enfants et aux première, deuxième et troisième années.
 - ii. Multiplier le nombre obtenu en application de la sous-disposition i par 678,59 \$ pour obtenir la somme liée à l'éducation de l'enfance en difficulté fondée sur l'effectif pour les élèves de la maternelle aux première, deuxième et troisième années.
 - iii. Prendre l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que les élèves inscrits aux quatrième, cinquième, sixième, septième et huitième années.
 - iv. Multiplier le nombre obtenu en application de la sous-disposition iii par 522,38 \$ pour obtenir la somme liée à l'éducation de l'enfance en difficulté fondée sur l'effectif pour les élèves des quatrième, cinquième, sixième, septième et huitième années.
 - v. Faire le total de toutes les demandes d'équipement personnalisé approuvées à l'égard des élèves de l'élémentaire du conseil pour l'exercice, calculées en application de l'article 20 du règlement sur les subventions.
 - vi. Prendre la part de la demande pour incidence spéciale du conseil pour l'exercice, calculée en application du paragraphe 22 (2) du règlement sur les subventions, qui vise ses élèves de l'élémentaire.
 - vii. Diviser la somme liée aux besoins élevés du conseil, calculée en application de l'article 21 du règlement sur les subventions, par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves.
 - viii. Multiplier le résultat obtenu en application de la sous-disposition vii par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves de l'élémentaire.
 - ix. Additionner les sommes obtenues en application des sous-dispositions ii, iv, v, vi et viii.
5. Dans le cas d'un conseil scolaire de district de langue anglaise, calculer la part de l'élément enseignement des langues qui vise les élèves de l'élémentaire de la manière suivante :
 - i. Prendre la somme liée aux programmes de français langue seconde pour les élèves de l'élémentaire du conseil pour l'exercice, calculée en application de l'article 26 du règlement sur les subventions.
 - ii. Calculer la part de la somme liée aux programmes d'ESL/ELD du conseil qui vise ses élèves de l'élémentaire de la manière suivante :
 - A. Calculer la part de la somme liée aux programmes d'ESL/ELD du conseil, calculée en application du paragraphe 27 (1) du règlement sur les subventions, si seulement les élèves de l'élémentaire du conseil ont été comptés.
 - B. Prendre la somme indiquée pour le conseil au tableau 2 du règlement sur les subventions en regard du nom du conseil.
 - C. Diviser la somme visée à la sous-sous-disposition B par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves.
 - D. Multiplier le résultat obtenu en application de la sous-sous-disposition C par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves de l'élémentaire.
 - E. Additionner les sommes calculées en application des sous-sous-dispositions A et D.
 - iii. Additionner la somme visée à la sous-disposition i et la somme calculée en application de la sous-disposition ii.

6. Dans le cas d'un conseil scolaire de district de langue française, calculer la part de l'élément enseignement des langues qui vise les élèves de l'élémentaire de la manière suivante :
 - i. Multiplier par 667,63 \$ le nombre d'élèves de l'élémentaire du conseil au 31 octobre 2008.
 - ii. Diviser 189 188,68 \$ par l'effectif quotidien moyen de jour du conseil.
 - iii. Multiplier le résultat obtenu en application de la sous-disposition ii par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves de l'élémentaire.
 - iv. Ajouter le produit obtenu en application de la sous-disposition iii au total des sommes calculées en application des dispositions 2 et 3 du paragraphe 30 (2) du règlement sur les subventions.
 - v. Calculer la part du niveau de financement des programmes de PDF du conseil pour l'exercice, calculé en application du paragraphe 30 (3) du règlement sur les subventions, qui vise les élèves de l'élémentaire du conseil.
 - vi. Additionner les sommes calculées en application des sous-dispositions i, iv et v.
7. Calculer la part de l'élément éducation des Premières nations, des Métis et des Inuits qui vise les élèves de l'élémentaire de la manière suivante :
 - i. Prendre la somme liée aux programmes de langue autochtone qui est versée pour les élèves de l'élémentaire du conseil, calculée en application du paragraphe 31 (2) du règlement sur les subventions.
 - ii. Prendre la somme liée à la proportion d'autochtones selon le recensement qui est calculée pour le conseil en application du paragraphe 31 (5) du règlement sur les subventions.
 - iii. Diviser la somme obtenue en application de la sous-disposition ii par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves.
 - iv. Multiplier la somme calculée en application de la sous-disposition iii par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves de l'élémentaire.
 - v. Additionner les sommes obtenues en application des sous-dispositions i et iv.
8. Calculer la part de l'élément ressources d'apprentissage pour écoles éloignées qui vise les élèves de l'élémentaire de la manière suivante :
 - i. Si la somme calculée en application de la disposition 6 du paragraphe 32 (1) du règlement sur les subventions est supérieure à celle calculée en application de la disposition 11 de ce paragraphe, calculer une somme de la manière suivante :
 - A. Ajouter à la somme calculée en application de la disposition 2 du paragraphe 32 (1) du règlement sur les subventions le total des sommes éventuelles indiquées à la colonne 7 du tableau 5 du même règlement en regard du nom des écoles élémentaires du conseil figurant à la colonne 3 du tableau.
 - B. Ajouter à la somme calculée en application de la sous-sous-disposition A celle calculée en application de la disposition 14 du paragraphe 32 (1) du règlement sur les subventions.
 - ii. Si la somme calculée en application de la disposition 6 du paragraphe 32 (1) du règlement sur les subventions est inférieure ou égale à celle calculée en application de la disposition 11 de ce paragraphe, calculer une somme de la manière suivante :
 - A. Prendre la somme calculée en application de la disposition 8 du paragraphe 32 (1) du règlement sur les subventions.
 - B. Ajouter à la somme calculée en application de la sous-sous-disposition A celle calculée en application de la disposition 14 du paragraphe 32 (1) du règlement sur les subventions.
 - C. Ajouter à la somme calculée en application de la sous-sous-disposition B le total des sommes éventuelles indiquées à la colonne 7 du tableau 5 du règlement sur les subventions en regard du nom des écoles élémentaires du conseil figurant à la colonne 3 de ce tableau si la distance indiquée à la colonne 6 du même tableau est inférieure à 30 kilomètres.
 - D. Ajouter à la somme calculée en application de la sous-sous-disposition C celle calculée en application de la sous-disposition 7 ii du paragraphe (4).
9. Calculer la part de l'élément conseils ruraux et éloignés qui vise les élèves de l'élémentaire de la manière suivante :
 - i. Diviser l'élément conseils ruraux et éloignés du conseil pour l'année, calculé en application de l'article 33 du règlement sur les subventions, par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves.
 - ii. Multiplier la somme calculée en application de la sous-disposition i par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves de l'élémentaire.

10. Calculer la part de l'élément collectivités rurales et de petite taille qui vise les élèves de l'élémentaire de la manière suivante :
 - i. Diviser l'élément collectivités rurales et de petite taille du conseil pour l'année, le cas échéant, calculé en application de l'article 34 du règlement sur les subventions, par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves.
 - ii. Multiplier la somme calculée en application de la sous-disposition i par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves de l'élémentaire.
11. Calculer la part de la somme liée au programme d'insertion professionnelle du nouveau personnel enseignant qui vise les élèves de l'élémentaire de la manière suivante, où les termes «nouvel enseignant» et «nouvelle période d'enseignement» s'entendent au sens de la partie X.0.1 de la Loi :
 - i. Multiplier la somme calculée en application du paragraphe 39 (1) du règlement sur les subventions par le nombre d'enseignants de l'élémentaire du conseil qui sont de nouveaux enseignants et dont la nouvelle période d'enseignement commence entre le 2 octobre 2007 et le 31 octobre 2008.
 - ii. Diviser le produit obtenu en application de la sous-disposition i par le nombre d'enseignants du conseil qui sont de nouveaux enseignants et dont la nouvelle période d'enseignement commence entre le 2 octobre 2007 et le 31 octobre 2008.
12. Calculer la part de l'élément programmes d'aide à l'apprentissage qui vise les élèves de l'élémentaire de la manière suivante :
 - i. Prendre le total de ce qui suit :
 - A. la somme calculée pour le conseil en application de la disposition 1 du paragraphe 35 (1) du règlement sur les subventions,
 - B. la somme calculée pour le conseil en application de la disposition 4 du paragraphe 35 (4) du règlement sur les subventions,
 - C. 153 734 \$.
 - ii. Diviser la somme calculée en application de la sous-disposition i par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves.
 - iii. Multiplier la somme calculée en application de la sous-disposition ii par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves de l'élémentaire.
 - iv. Prendre le total de ce qui suit :
 - A. la somme calculée pour le conseil en application de la disposition 2 du paragraphe 35 (4) du règlement sur les subventions,
 - B. la somme calculée pour le conseil en application de la disposition 8 du paragraphe 35 (4) du règlement sur les subventions.
 - v. Additionner les sommes calculées en application des sous-dispositions iii et iv.
13. Calculer la part de l'élément sécurité dans les écoles qui vise les élèves de l'élémentaire de la manière suivante :
 - i. Diviser l'élément sécurité dans les écoles du conseil pour l'année, le cas échéant, calculé en application de l'article 36 du règlement sur les subventions, par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves.
 - ii. Multiplier la somme calculée en application de la sous-disposition i par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves de l'élémentaire.
14. Prendre la somme liée à la compétence et à l'expérience des enseignants de l'élémentaire pour l'exercice, calculée en application du paragraphe 40 (1) du règlement sur les subventions.
15. Calculer la part de l'élément redressement des coûts pour le personnel non enseignant qui vise les élèves de l'élémentaire de la manière suivante :
 - i. Diviser la somme indiquée à la colonne 2 du tableau 10 du règlement sur les subventions en regard du nom du conseil à la colonne 1 par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves.
 - ii. Multiplier la somme calculée en application de la sous-disposition i par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves de l'élémentaire.
16. Calculer la part de l'élément administration et gestion qui vise les élèves de l'élémentaire de la manière suivante :
 - i. Soustraire le total des sommes calculées en application des dispositions 13 et 14 du paragraphe 42 (2) du règlement sur les subventions de la part de l'élément administration et gestion du conseil pour l'exercice, calculé en application de l'article 42 du même règlement.

- ii. Diviser la somme calculée en application de la sous-disposition i par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves.
 - iii. Multiplier la somme calculée en application de la sous-disposition ii par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves de l'élémentaire.
17. Calculer la part de l'élément amélioration des programmes qui vise les élèves de l'élémentaire de la manière suivante :
- i. Prendre le nombre d'écoles élémentaires admissibles du conseil au sens du paragraphe 16 (3) du règlement sur les subventions.
 - ii. Multiplier le nombre obtenu en application de la sous-disposition i par 9 650 \$.
18. Calculer la part de la portion fonctionnement des écoles de l'élément installations d'accueil pour les élèves qui vise les élèves de l'élémentaire en multipliant par le coût repère de fonctionnement de 67,41 \$ le mètre carré :
- i. soit la superficie redressée des écoles élémentaires requise pour le conseil calculée en application de la disposition 3 du paragraphe 46 (1) du règlement sur les subventions, si un facteur relatif à la superficie supplémentaire des écoles élémentaires est approuvé pour le conseil en application de cet article,
 - ii. soit la superficie des écoles élémentaires requise pour le conseil calculée en application de la disposition 2 du paragraphe 46 (1) du règlement sur les subventions, si aucun facteur relatif à la superficie supplémentaire des écoles élémentaires n'est approuvé pour le conseil en application de cet article.
19. Prendre le total des sommes calculées à l'égard du conseil en application des dispositions 17, 22, 26 et 29 du paragraphe 46 (1) du règlement sur les subventions.
20. Calculer la part de la somme liée au redressement pour baisse des effectifs du conseil qui vise les élèves de l'élémentaire de la manière suivante :
- i. Diviser la somme liée au redressement pour baisse des effectifs du conseil, le cas échéant, calculée en application de l'article 58 du règlement sur les subventions par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves.
 - ii. Multiplier la somme calculée en application de la sous-disposition i par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves de l'élémentaire.
21. Additionner les sommes calculées pour le conseil en application des dispositions 1 à 20.
22. Diviser la somme calculée en application de la disposition 21 par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves de l'élémentaire.
- (4) Les droits de base relatifs à un élève du secondaire inscrit à une école qui relève d'un conseil scolaire de district sont calculés de la manière suivante :
- 1. Prendre la part de l'élément éducation de base pour les élèves calculée en application de la disposition 2 de l'article 15 du règlement sur les subventions.
 - 2. Calculer la part de l'élément éducation de base pour les écoles qui vise les élèves du secondaire de la manière suivante :
 - i. Calculer le total de ce qui suit :
 - A. Les sommes calculées en application des dispositions 4 et 6 du paragraphe 16 (4) du règlement sur les subventions.
 - B. La somme calculée en application de la disposition 17 du paragraphe 16 (5) du règlement sur les subventions.
 - C. La somme calculée en application de la disposition 18 du paragraphe 16 (6) du règlement sur les subventions.
 - D. Les sommes calculées en application des dispositions 8 et 12 du paragraphe 16 (7) du règlement sur les subventions.
 - ii. Calculer la somme qui serait calculée comme étant la part de l'élément éducation de base pour les écoles du conseil en application de l'article 16 du règlement sur les subventions si le nombre de ses écoles élémentaires admissibles et celui de ses écoles secondaires admissibles étaient chacun réputés nuls.
 - iii. Prendre l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves de l'élémentaire inscrits aux écoles qui font partie d'une école combinée admissible du conseil au sens du paragraphe 16 (3) du règlement sur les subventions.
 - iv. Multiplier la somme calculée en application de la sous-disposition ii par le nombre obtenu en application de la sous-disposition iii.

- v. Diviser la somme calculée en application de la sous-disposition iv par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves inscrits aux écoles qui font partie d'une école combinée admissible du conseil au sens du paragraphe 16 (3) du règlement sur les subventions.
 - vi. Soustraire la somme calculée en application de la sous-disposition v de celle calculée en application de la sous-disposition i.
3. Calculer la part de l'élément éducation de l'enfance en difficulté qui vise les élèves du secondaire de la manière suivante :
- i. Calculer l'effectif quotidien moyen de jour du conseil, en ne comptant que ses élèves du secondaire.
 - ii. Multiplier le nombre obtenu en application de la sous-disposition i par 344,88 \$.
 - iii. Calculer la somme des demandes d'équipement personnalisé approuvées pour l'exercice, calculées en application de l'article 20 du règlement sur les subventions, qui visent les élèves du secondaire du conseil.
 - iv. Prendre la part de la demande pour incidence spéciale du conseil pour l'exercice, calculée en application du paragraphe 22 (2) du règlement sur les subventions, qui vise les élèves du secondaire du conseil.
 - v. Diviser la somme liée aux besoins élevés du conseil, calculée en application de l'article 21 du règlement sur les subventions, par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves.
 - vi. Multiplier le résultat obtenu en application de la sous-disposition v par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves du secondaire.
 - vii. Additionner les sommes obtenues en application des sous-dispositions ii, iii, iv et vi.
4. Dans le cas d'un conseil scolaire de district de langue anglaise, calculer la part de l'élément enseignement des langues qui vise les élèves du secondaire de la manière suivante :
- i. Prendre la somme liée aux programmes de français langue seconde pour les élèves du secondaire du conseil pour l'exercice, calculée en application de l'article 26 du règlement sur les subventions.
 - ii. Calculer la part de la somme liée aux programmes d'ESL/ELD du conseil qui vise ses élèves du secondaire de la manière suivante :
 - A. Calculer la part de la somme liée aux programmes d'ESL/ELD du conseil, calculée en application du paragraphe 27 (1) du règlement sur les subventions, si seulement les élèves du secondaire du conseil ont été comptés.
 - B. Prendre la somme indiquée pour le conseil au tableau 2 du règlement sur les subventions en regard du nom du conseil.
 - C. Diviser la somme visée à la sous-sous-disposition B par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves.
 - D. Multiplier le résultat obtenu en application de la sous-sous-disposition C par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves du secondaire.
 - E. Additionner les sommes calculées en application des sous-sous-dispositions A et D.
 - iii. Additionner la somme visée à la sous-disposition i et la somme calculée en application de la sous-disposition ii.
5. Dans le cas d'un conseil scolaire de district de langue française, calculer la part de l'élément enseignement des langues qui vise les élèves du secondaire de la manière suivante :
- i. Multiplier 757,92 \$ par l'effectif quotidien moyen de jour, calculé en ne comptant que les élèves du secondaire du conseil.
 - ii. Diviser 189 188,68 \$ par l'effectif quotidien moyen de jour du conseil.
 - iii. Multiplier le résultat obtenu en application de la sous-disposition ii par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves du secondaire.
 - iv. Ajouter 72 093,76 \$ à la somme calculée en application de la sous-disposition iii.
 - v. Ajouter la somme obtenue en application de la sous-disposition iv au total des sommes calculées en application des dispositions 5, 6 et 7 du paragraphe 30 (2) du règlement sur les subventions.
 - vi. Calculer la part du niveau de financement des programmes de PDF du conseil pour l'exercice, calculé en application du paragraphe 30 (3) du règlement sur les subventions, qui vise les élèves du secondaire du conseil.
 - vii. Additionner les sommes calculées en application des sous-dispositions i, v et vi.

6. Calculer la part de l'élément éducation des Premières nations, des Métis et des Inuits qui vise les élèves du secondaire de la manière suivante :
 - i. Prendre la somme liée aux programmes de langue autochtone qui est versée pour les élèves du secondaire du conseil, calculée en application du paragraphe 31 (3) du règlement sur les subventions.
 - ii. Prendre la somme liée aux études autochtones calculée en application du paragraphe 31 (4) du règlement sur les subventions.
 - iii. Prendre la somme liée à la proportion d'autochtones selon le recensement qui est calculée pour le conseil en application du paragraphe 31 (5) du règlement sur les subventions.
 - iv. Diviser la somme obtenue en application de la sous-disposition iii par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves.
 - v. Multiplier la somme calculée en application de la sous-disposition iv par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves du secondaire.
 - vi. Additionner les sommes calculées en application des sous-dispositions i, ii et v.
7. Calculer la part de l'élément ressources d'apprentissage pour écoles éloignées qui vise les élèves du secondaire de la manière suivante :
 - i. Si la somme calculée en application de la disposition 6 du paragraphe 32 (1) du règlement sur les subventions est supérieure à celle calculée en application de la disposition 11 de ce paragraphe, calculer une somme de la manière suivante :
 - A. Ajouter à la somme calculée en application de la disposition 4 du paragraphe 32 (1) du règlement sur les subventions le total des sommes éventuelles indiquées à la colonne 7 du tableau 5 du même règlement en regard du nom des écoles secondaires du conseil figurant à la colonne 4 du tableau.
 - B. Ajouter à la somme calculée en application de la sous-sous-disposition A celle calculée en application de la disposition 16 du paragraphe 32 (1) du règlement sur les subventions.
 - ii. Si la somme calculée en application de la disposition 6 du paragraphe 32 (1) du règlement sur les subventions est inférieure ou égale à celle calculée en application de la disposition 11 de ce paragraphe, calculer une somme de la manière suivante :
 - A. Prendre la somme calculée en application de la disposition 10 du paragraphe 32 (1) du règlement sur les subventions.
 - B. Ajouter à la somme calculée en application de la sous-sous-disposition A celle calculée en application de la disposition 16 du paragraphe 32 (1) du règlement sur les subventions.
 - C. Ajouter à la somme calculée en application de la sous-sous-disposition B le total des sommes éventuelles indiquées à la colonne 7 du tableau 5 du règlement sur les subventions en regard du nom des écoles secondaires du conseil figurant à la colonne 4 de ce tableau si la distance indiquée à la colonne 6 du même tableau est inférieure à 60 kilomètres.
 - D. Calculer la somme qui serait calculée comme étant la part de l'élément ressources d'apprentissage pour écoles éloignées du conseil en application du paragraphe 32 (1) du règlement sur les subventions si le nombre de ses écoles élémentaires admissibles et celui de ses écoles secondaires admissibles étaient chacun réputés nuls.
 - E. Prendre l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves de l'élémentaire inscrits aux écoles qui font partie d'une école combinée admissible du conseil au sens du paragraphe 16 (3) du règlement sur les subventions.
 - F. Multiplier la somme calculée en application de la sous-sous-disposition D par le nombre obtenu en application de la sous-sous-disposition E.
 - G. Diviser la somme calculée en application de la sous-sous-disposition F par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves inscrits aux écoles qui font partie d'une école combinée admissible du conseil au sens du paragraphe 16 (3) du règlement sur les subventions.
 - H. Soustraire la somme calculée en application de la sous-sous-disposition G de celle calculée en application de la sous-sous-disposition C.
8. Calculer la part de l'élément conseils ruraux et éloignés qui vise les élèves du secondaire de la manière suivante :
 - i. Diviser l'élément conseils ruraux et éloignés du conseil pour l'exercice, calculé en application de l'article 33 du règlement sur les subventions, par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves.

- ii. Multiplier la somme calculée en application de la sous-disposition i par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves du secondaire.
9. Calculer la part de l'élément collectivités rurales et de petite taille qui vise les élèves du secondaire de la manière suivante :
- i. Diviser l'élément collectivités rurales et de petite taille du conseil pour l'année, le cas échéant, calculé en application de l'article 34 du règlement sur les subventions, par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves.
 - ii. Multiplier la somme calculée en application de la sous-disposition i par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves du secondaire.
10. Calculer la part de la somme liée au programme d'insertion professionnelle du nouveau personnel enseignant qui vise les élèves du secondaire de la manière suivante, où les termes «nouvel enseignant» et «nouvelle période d'enseignement» s'entendent au sens de la partie X.0.1 de la Loi :
- i. Multiplier la somme calculée en application du paragraphe 39 (1) du règlement sur les subventions par le nombre d'enseignants du secondaire du conseil qui sont de nouveaux enseignants et dont la nouvelle période d'enseignement commence entre le 2 octobre 2007 et le 31 octobre 2008.
 - ii. Diviser le produit obtenu en application de la sous-disposition i par le nombre d'enseignants du conseil qui sont de nouveaux enseignants et dont la nouvelle période d'enseignement commence entre le 2 octobre 2007 et le 31 octobre 2008.
11. Calculer la part de l'élément programmes d'aide à l'apprentissage qui vise les élèves du secondaire de la manière suivante :
- i. Prendre le total de ce qui suit :
 - A. la somme obtenue pour le conseil en application de la disposition 1 du paragraphe 35 (1) du règlement sur les subventions,
 - B. la somme calculée pour le conseil en application de la disposition 4 du paragraphe 35 (4) du règlement sur les subventions,
 - C. 153 734 \$.
 - ii. Diviser la somme calculée en application de la sous-disposition i par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves.
 - iii. Multiplier la somme calculée en application de la sous-disposition ii par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves du secondaire.
 - iv. Prendre le total de ce qui suit :
 - A. la somme calculée pour le conseil en application de la disposition 1 du paragraphe 35 (4) du règlement sur les subventions,
 - B. la somme calculée pour le conseil en application de la disposition 6 du paragraphe 35 (4) du règlement sur les subventions.
 - v. Additionner les sommes calculées en application des sous-dispositions iii et iv.
12. Calculer la part de l'élément sécurité dans les écoles qui vise les élèves du secondaire de la manière suivante :
- i. Diviser l'élément sécurité dans les écoles du conseil pour l'année, le cas échéant, calculé en application de l'article 36 du règlement sur les subventions, par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves.
 - ii. Multiplier la somme calculée en application de la sous-disposition i par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves du secondaire.
13. Prendre la somme liée à la compétence et à l'expérience des enseignants du secondaire pour l'exercice, calculée en application du paragraphe 40 (2) du règlement sur les subventions.
14. Calculer la part de l'élément redressement des coûts pour le personnel non enseignant qui vise les élèves du secondaire de la manière suivante :
- i. Diviser la somme indiquée à la colonne 2 du tableau 10 du règlement sur les subventions en regard du nom du conseil à la colonne 1 par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves.
 - ii. Multiplier la somme calculée en application de la sous-disposition i par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves du secondaire.

15. Calculer la part de l'élément administration et gestion qui vise les élèves du secondaire de la manière suivante :
 - i. Soustraire le total des sommes calculées en application des dispositions 13 et 14 du paragraphe 42 (2) du règlement sur les subventions de la part de l'élément administration et gestion du conseil pour l'exercice, calculé en application de l'article 42 du même règlement.
 - ii. Diviser la somme calculée en application de la sous-disposition i par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves.
 - iii. Multiplier la somme calculée en application de la sous-disposition ii par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves du secondaire.
 - iv. Ajouter le total des sommes calculées en application des dispositions 13 et 14 du paragraphe 42 (2) du règlement sur les subventions à la somme calculée en application de la sous-disposition iii.
 16. Calculer la part de l'élément amélioration des programmes qui vise les élèves du secondaire de la manière suivante :
 - i. Prendre le nombre d'écoles secondaires admissibles du conseil au sens du paragraphe 16 (3) du règlement sur les subventions.
 - ii. Prendre le nombre d'écoles combinées admissibles du conseil au sens du paragraphe 16 (3) du règlement sur les subventions.
 - iii. Additionner les nombres obtenus en application des sous-dispositions i et ii.
 - iv. Multiplier le nombre obtenu en application de la sous-disposition iii par 9 650 \$.
 17. Calculer la part de la portion fonctionnement des écoles de l'élément installations d'accueil pour les élèves qui vise les élèves du secondaire en multipliant par le coût repère de fonctionnement de 67,41 \$ le mètre carré :
 - i. soit la superficie redressée des écoles secondaires requise pour le conseil calculée en application de la disposition 13 du paragraphe 46 (1) du règlement sur les subventions, si un facteur relatif à la superficie supplémentaire des écoles secondaires est approuvé pour le conseil en application de cet article,
 - ii. soit la superficie des écoles secondaires requise pour le conseil calculée en application de la disposition 12 du paragraphe 46 (1) du règlement sur les subventions, si aucun facteur relatif à la superficie supplémentaire des écoles secondaires n'est approuvé pour le conseil en application de cet article.
 18. Prendre le total des sommes calculées à l'égard du conseil en application des dispositions 31, 36, 40 et 43 du paragraphe 46 (1) du règlement sur les subventions.
 19. Calculer la part de la somme liée au redressement pour baisse des effectifs du conseil qui vise les élèves du secondaire de la manière suivante :
 - i. Diviser la somme liée au redressement pour baisse des effectifs du conseil, le cas échéant, calculée en application de l'article 58 du règlement sur les subventions, par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves.
 - ii. Multiplier la somme calculée en application de la sous-disposition i par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves du secondaire.
 20. Additionner les sommes calculées pour le conseil en application des dispositions 1 à 19.
 21. Diviser la somme calculée en application de la disposition 20 par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves du secondaire.
- (5) Les droits de base relatifs à un élève inscrit à une école qui relève d'un conseil isolé sont calculés de la manière suivante :
1. Prendre les dépenses approuvées du conseil au sens du paragraphe 63 (1) du règlement sur les subventions.
 2. Déduire la part des dépenses approuvées visées à la disposition 1 qui se rapporte au transport des élèves.
 3. Déduire la part des dépenses approuvées visées à la disposition 1 qui se rapporte à la réfection des écoles.
 4. Diviser la somme obtenue en application de la disposition 3 par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves.
- (6) Les droits exigibles à l'égard de l'élève visé au paragraphe (1) qui est inscrit à un programme à coût élevé peuvent être augmentés, au choix du conseil, pour correspondre à la somme calculée en multipliant les droits qui seraient par ailleurs payables :
- a) soit par le facteur dont conviennent le conseil qui dispense l'enseignement et la partie qui doit payer ces droits;
 - b) soit par le facteur fixé de la manière visée au paragraphe (8), si le conseil et la partie ne peuvent en convenir d'aucun.

(7) Si le conseil qui dispense l'enseignement et la partie qui doit payer les droits ne peuvent pas convenir du facteur à utiliser, celui-ci est fixé par trois arbitres, nommés de la manière suivante :

1. Un arbitre est nommé par le conseil qui dispense l'enseignement.
2. Un arbitre est nommé par la partie qui doit payer les droits.
3. Un arbitre est nommé par les arbitres nommés en application des dispositions 1 et 2.

(8) La décision des arbitres ou de la majorité d'entre eux est définitive et lie le conseil qui dispense l'enseignement et la partie qui doit payer les droits.

(9) Le présent article ne s'applique pas à l'égard des élèves auxquels s'applique le paragraphe 49 (6) de la Loi.

Droits imposés aux parties qui résident en Ontario

4. (1) Le présent article s'applique à l'égard de l'élève visé au paragraphe 46 (2) de la Loi qui est inscrit à un programme scolaire de jour dans une école d'un conseil scolaire de district ou d'un conseil isolé et qui réside sur un bien-fonds où réside son père, sa mère ou son tuteur, qui est exonéré d'impôts aux fins d'un conseil quelconque et qui est situé dans une circonscription scolaire, une zone d'écoles séparées ou un district d'écoles secondaires.

(2) Les droits qu'un conseil impose à l'égard d'un élève visé au paragraphe (1) à son père, à sa mère ou à son tuteur sont de 40 \$ pour chaque mois ou fraction de mois où il est inscrit à une école du conseil.

(3) Le conseil qui impose à un père, à une mère ou à un tuteur des droits de 40 \$ pour un mois ou une fraction de mois en application du paragraphe (2) à l'égard de l'élève visé au paragraphe (1) qui est inscrit à une de ses écoles ne doit pas imposer de droits au père, à la mère ou au tuteur en application de ce paragraphe pour le même mois ou la même fraction de mois à l'égard d'un autre élève visé au paragraphe (1) qui est inscrit à une de ses écoles.

(4) Le présent article ne s'applique pas à l'égard de l'élève auquel s'applique le paragraphe 49 (6) de la Loi.

Droits imposés aux parties qui ne résident pas en Ontario

5. (1) Les droits exigibles à l'égard de l'élève qui est inscrit à un programme scolaire de jour dans une école d'un conseil scolaire de district ou d'un conseil isolé et dont le père, la mère ou le tuteur ne réside pas en Ontario correspondent à la somme que fixe le conseil et qui ne dépasse pas les droits maximaux calculés en application du paragraphe (2) ou (3).

(2) Sauf dans le cas prévu au paragraphe (3), les droits maximaux correspondent à la somme calculée de la manière suivante :

1. Additionner les droits de base calculés pour l'élève en application du paragraphe 3 (3), (4) ou (5), selon le cas, et les frais de pension de l'élève.
2. Multiplier la somme obtenue en application de la disposition 1 par 0,1.
3. Multiplier le résultat obtenu en application de la disposition 2 par le nombre de mois ou de fractions de mois où l'élève est inscrit à une école qui relève du conseil.

(3) Si l'élève est inscrit à un programme à coût élevé, les droits maximaux correspondent au total de la somme calculée en application du paragraphe (2) et de la somme supplémentaire que fixe le conseil et qui ne dépasse pas le coût supplémentaire assumé par le conseil pour dispenser le programme à cet élève.

(4) Le présent article ne s'applique pas à l'égard de l'élève qui, selon le cas :

- a) est visé par le paragraphe 49 (6) de la Loi;
- b) était un élève d'un conseil pour l'application du Règlement de l'Ontario 152/07 (Subventions pour les besoins des élèves — subventions générales pour l'exercice 2007-2008 des conseils scolaires), pris en application de la Loi.

Droits versés aux conseils créés en vertu de l'art. 68

6. (1) Les droits exigibles à l'égard de l'élève qui est inscrit à un programme scolaire de jour dans une école qui relève d'un conseil créé en vertu de l'article 68 et dont le père, la mère ou le tuteur ne réside pas en Ontario correspondent à la somme calculée de la manière suivante :

1. Prendre les dépenses du conseil pour l'exercice que le ministre juge acceptables aux fins des subventions, à l'exclusion de ce qui suit :
 - i. les dépenses liées au service de la dette,
 - ii. les dépenses liées à l'acquisition d'immobilisations, calculées en application du règlement sur les subventions,
 - iii. les dépenses liées à la restauration d'immobilisations qui ont été détruites ou qui sont endommagées, calculées en application du règlement sur les subventions,
 - iv. les provisions pour réserves pour fonds de roulement et celles pour fonds de réserve.

2. Déduire les recettes de l'exercice du conseil provenant de ce qui suit :

- i. un organisme sur le bien duquel se trouve une école du conseil,
- ii. les remboursements de dépenses du genre visé à la sous-disposition 1 i, ii ou iii.

- 3. Calculer le nombre de jours-élève pour la période allant du 1^{er} septembre 2008 au 31 août 2009 en additionnant, à l'égard de chaque journée d'enseignement de cette période, le nombre d'élèves inscrits aux écoles du conseil qui reçoivent un enseignement ce jour-là.
- 4. Diviser la somme obtenue en application de la disposition 2 par le nombre total de jours-élève calculé en application de la disposition 3.
- 5. Multiplier le résultat obtenu en application de la disposition 4 par le nombre de journées d'enseignement pour lesquelles l'élève est inscrit à une école du conseil pendant la même période.

(2) Le présent article ne s'applique pas à l'égard de l'élève auquel s'applique le paragraphe 49 (6) de la Loi.

Droits exigibles : élèves auxquels s'applique le par. 49 (6) de la Loi

7. (1) Les droits exigibles à l'égard de l'élève qui est inscrit à un programme scolaire de jour et auquel s'applique le paragraphe 49 (6) de la Loi correspondent à la somme calculée conformément à la politique relative aux droits que le conseil dont relève l'école à laquelle est inscrit l'élève élabore pour l'application du présent article.

(2) La politique du conseil relative aux droits ne doit pas autoriser l'imposition, à l'égard d'un élève de l'élémentaire, de droits qui sont inférieurs à la somme qui serait calculée conformément au paragraphe 3 (2) du présent règlement à l'égard d'un tel élève, si ce paragraphe s'était appliqué à l'élève et que le paragraphe 49 (6) de la Loi ne s'était pas appliqué à lui.

(3) La politique du conseil relative aux droits ne doit pas autoriser l'imposition, à l'égard d'un élève du secondaire, de droits qui sont inférieurs à la somme qui serait calculée conformément au paragraphe 3 (2) du présent règlement à l'égard d'un tel élève, si ce paragraphe s'était appliqué à l'élève et que le paragraphe 49 (6) de la Loi ne s'était pas appliqué à lui.

Droits exigibles : cours d'été et cours d'éducation permanente

8. (1) Les droits exigibles à l'égard de l'élève auquel s'applique le paragraphe 49 (6) de la Loi et qui est inscrit à un cours d'été ou à une classe ou un cours d'éducation permanente offert par un conseil scolaire de district ou un conseil isolé correspondent à la somme calculée par le conseil.

(2) Les droits visés au paragraphe (1) exigibles à l'égard d'un élève qui est inscrit à une classe ou un cours d'éducation permanente offert par le conseil ne doivent pas être inférieurs aux droits calculés en appliquant les dispositions 1 à 3 du paragraphe (4).

(3) Les droits visés au paragraphe (1) exigibles à l'égard d'un élève qui est inscrit à un cours d'été offert par le conseil ne doivent pas être inférieurs aux droits calculés en appliquant les dispositions 1 à 3 du paragraphe (5).

(4) Les droits exigibles à l'égard de l'élève visé au paragraphe 3 (1) ou 5 (1) qui est inscrit à une classe ou un cours d'éducation permanente offert par un conseil scolaire de district ou un conseil isolé correspondent à la somme convenue par le conseil et la partie qui doit payer les droits ou, en l'absence d'entente, à la somme calculée de la manière suivante :

- 1. Calculer les dépenses que le conseil a engagées au cours de l'exercice au titre des classes ou des cours d'éducation permanente.
- 2. Diviser la somme calculée en application de la disposition 1 par l'effectif quotidien moyen des cours d'éducation permanente du conseil.
- 3. Multiplier le résultat obtenu en application de la disposition 2 par l'effectif quotidien moyen des cours d'éducation permanente du conseil, calculé en ne comptant que les élèves visés au présent paragraphe.

(5) Les droits exigibles à l'égard de l'élève visé au paragraphe 3 (1) ou 5 (1) qui est inscrit à une classe ou un cours d'été offert par un conseil scolaire de district ou un conseil isolé correspondent à la somme convenue par le conseil et la partie qui doit payer les droits ou, en l'absence d'entente, à la somme calculée de la manière suivante :

- 1. Calculer les dépenses que le conseil a engagées au cours de l'exercice au titre des classes ou des cours d'été.
- 2. Diviser la somme calculée en application de la disposition 1 par l'effectif quotidien moyen des cours d'été du conseil.
- 3. Multiplier le résultat obtenu en application de la disposition 2 par l'effectif quotidien moyen des cours d'été du conseil, calculé en ne comptant que les élèves visés au présent paragraphe.

Interdiction des paiements de droits de conseil à conseil

9. Aucun conseil n'est tenu de payer des droits à un autre conseil en application du présent règlement.

Entrée en vigueur

10. Le présent règlement entre en vigueur le jour de son dépôt.

Made by:
Pris par :

La ministre de l'Éducation,

KATHLEEN O'DAY WYNNE
Minister of Education

Date made: April 3, 2008.
Pris le : 3 avril 2008.

17/08

ONTARIO REGULATION 85/08

made under the

EDUCATION ACT

Made: April 2, 2008
Filed: April 7, 2008
Published on e-Laws: April 9, 2008
Printed in *The Ontario Gazette*: April 26, 2008

GRANTS FOR STUDENT NEEDS — LEGISLATIVE GRANTS FOR THE 2008-2009 SCHOOL BOARD FISCAL YEAR

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PART I GENERAL

Application and interpretation

1. (1) This Regulation applies to boards for the 2008-2009 fiscal year and to governing authorities in respect of payments for the period from September 1, 2008 to August 31, 2009.

(2) In this Regulation,

“2003-2004 grant regulation” means Ontario Regulation 139/03 (Student Focused Funding — Legislative Grants for the 2003-2004 School Board Fiscal Year) made under the Act; (“règlement sur les subventions de 2003-2004”)

“2004-2005 grant regulation” means Ontario Regulation 145/04 (Grants for Student Needs — Legislative Grants for the 2004-2005 School Board Fiscal Year) made under the Act; (“règlement sur les subventions de 2004-2005”)

“2005-2006 grant regulation” means Ontario Regulation 400/05 (Grants for Student Needs — Legislative Grants for the 2005-2006 School Board Fiscal Year) made under the Act; (“règlement sur les subventions de 2005-2006”)

“2006-2007 grant regulation” means Ontario Regulation 341/06 (Grants for Student Needs — Legislative Grants for the 2006-2007 School Board Fiscal Year) made under the Act; (“règlement sur les subventions de 2006-2007”)

“2007-2008 grant regulation” means Ontario Regulation 152/07 (Grants for Student Needs — Legislative Grants for the 2007-2008 School Board Fiscal Year) made under the Act; (“règlement sur les subventions de 2007-2008”)

“2008-2009 A.D.E. regulation” means Ontario Regulation 83/08; (Calculation of Average Daily Enrolment for the 2008-2009 School Board Fiscal Year) made under the Act; (“règlement sur l'effectif quotidien moyen de 2008-2009”)

“2008-2009 fees regulation” means Ontario Regulation 84/08 (Calculation of Fees for Pupils for the 2008-2009 School Board Fiscal Year) made under the Act; (“règlement sur les droits de 2008-2009”)

“ALF” stands for actualisation linguistique en français; (“ALF”)

“capital asset” means,

- (a) a school site that provides or is capable of providing pupil accommodation and an addition or improvement to such a school site,
- (b) a school building, fixture of a school building or fixture of school property, and an addition, alteration, renovation or major repair to a school building, fixture of a school building or fixture of school property,
- (c) furniture and equipment to be used in school buildings,
- (d) library materials for the initial equipping of a library in a school building,
- (e) an installation on school property to supply a school building on the property with water, sewer, septic, electrical, heating, cooling, natural gas, telephone or cable services, and an alteration, replacement or major repair to the installation, and
- (f) changes to the level, drainage or surface of school properties; (“immobilisation”)

“cycle” has the same meaning as in the 2008-2009 A.D.E. regulation; (“horaire”)

“elementary school pupil” means a pupil who is enrolled in any of junior kindergarten, kindergarten and grades 1 to 8; (“élève de l'élémentaire”)

“ELD” stands for English literacy development; (“ELD”)

“ESL” stands for English as a second language; (“ESL”)

“full-time pupil” has the same meaning as in the 2008-2009 A.D.E. regulation; (“élève à temps plein”)

“half-time pupil” has the same meaning as in the 2008-2009 A.D.E. regulation; (“élève à mi-temps”)

“independent study course” has the same meaning as in the 2008-2009 A.D.E. regulation; (“cours d’études personnelles”)

“isolate board” is a school authority other than a section 68 board; (“conseil isolé”)

“part-time pupil” has the same meaning as in the 2008-2009 A.D.E. regulation; (“élève à temps partiel”)

“PDF” stands for perfectionnement du français; (“PDF”)

“revenue from other sources” means, with respect to a district school board, the revenue of the board other than,

- (a) the amount of grants payable to the board under this Regulation,
- (b) the amount that would be the board’s 2008-2009 tax revenue amount if no amount were required to be deducted under paragraph 3 or 4 of subsection 14 (1), and
- (c) any amount transferred from reserve funds; (“recettes provenant d’autres sources”)

“rural elementary school” means, with respect to a board, an elementary school that has a 2008-2009 enrolment, within the meaning of subsection 45 (2), greater than zero, and that meets at least one of the following two criteria:

1. On October 31, 2008, the second character of the school’s postal code is 0.
2. The school is listed in Column 3 of Table 27 opposite the name of the board in Column 1 of that Table; (“école élémentaire rurale”)

“rural secondary school” means, with respect to a board, a secondary school that has a 2008-2009 enrolment, within the meaning of subsection 45 (2), greater than zero, and that meets at least one of the following two criteria:

1. On October 31, 2008, the second character of the school’s postal code is 0.
2. The school is listed in Column 4 of Table 27 opposite the name of the board in Column 1 of that Table; (“école secondaire rurale”)

“secondary school pupil” means a pupil who is enrolled in any of grades 9 to 12; (“élève du secondaire”)

“section 68 board” is a board established under section 68 of the Act. (“conseil créé en vertu de l’article 68”)

Fiscal year

2. Any fiscal year referred to in this regulation is from September 1 to August 31.

Documents referred to in this Regulation

3. (1) The Instruction Guide, dated 2002, referred to in paragraph 1 of subsection 16 (3) and paragraphs 1 and 50 of subsection 49 (1) is available for public inspection at the offices of the Education Finance Branch of the Ministry of Education and on the Ministry’s website.

(2) The document entitled “Special Education Funding Guidelines: Special Equipment Amount (SEA) and Special Incidence Portion (SIP) 2008-09”, dated Spring 2008, referred to in clauses 20 (1) (a), 22 (1) (a) and 64 (2) (a), is available for public inspection at the offices of the Education Finance Branch of the Ministry of Education and on the Ministry’s website.

(3) The list of common course codes referred to in subsections 26 (4) and 31 (6) is available for public inspection at the offices of the Education Finance Branch of the Ministry of Education and on the Ministry’s website.

(4) The document entitled “Ontario Secondary Schools, Grades 9 to 12 — Program and Diploma Requirements — 1999”, referred to in paragraphs 1, 2 and 3 of subsection 37 (5), is available for public inspection at the offices of the Education Finance Branch of the Ministry of Education and on the Ministry’s website.

(5) The 2005 Data Form A, referred to in paragraphs 4 and 5 of subsection 40 (7) is available for public inspection at the offices of the Education Finance Branch of the Ministry of Education.

(6) The documents entitled “Good Places to Learn: Stage 1 Funding Allocation” referred to in clause 48 (2) (a), “Good Places to Learn: Stage 2 Funding Allocation”, referred to in clause 48 (3) (a) and “Good Places to Learn: Stage 3 Funding Allocation”, referred to in clause 48 (4) (a) are available for public inspection at the offices of the Education Finance Branch of the Ministry of Education and on the Ministry’s website.

(7) The Report of the Pupil Accommodation Review Committee, dated August, 1998, referred to in paragraph 1 of subsection 56 (6), is available for public inspection at the offices of the Education Finance Branch of the Ministry of Education and on the Ministry’s website.

Pupil of a board

4. (1) Subject to subsections (2) and (3), for the purposes of this Regulation, a pupil is a pupil of a board if he or she is enrolled in a school operated by the board.

(2) A pupil who receives instruction in an education program provided by a board that is a qualifying education program within the meaning of subsection 23 (2) is not a pupil enrolled in a school operated by the board for the purposes of subsection (1).

(3) For the purposes of this Regulation, the following are not pupils of a board even if they are enrolled in a school of the board:

1. A pupil who is a registered Indian residing on a reserve within the meaning of the *Indian Act* (Canada).
2. A pupil who is liable to pay fees as specified in subsection 49 (6) of the Act.
3. A pupil in respect of whom the board may charge a fee under section 5 of the 2008-2009 fees regulation.

Enrolment

5. (1) For the purposes of this Regulation, the 2008-2009 day school average daily enrolment of pupils of a board is the day school average daily enrolment for the board determined under section 2 of the 2008-2009 A.D.E. regulation, counting all pupils of the board other than secondary school pupils who are 21 years of age or older on December 31, 2008.

(2) For the purposes of this Regulation, the 2008-2009 day school average daily enrolment of elementary school pupils of a board is the day school average daily enrolment for the board determined under section 2 of the 2008-2009 A.D.E. regulation, counting only the elementary school pupils of the board.

(3) For the purposes of this Regulation, the 2008-2009 day school average daily enrolment of secondary school pupils of a board is the day school average daily enrolment for the board determined under section 2 of the 2008-2009 A.D.E. regulation, counting only secondary school pupils of the board who are under 21 years of age on December 31, 2008.

(4) For the purposes of this Regulation, the day school full-time equivalent enrolment for a board as of October 31, 2008 is determined using the formula,

$$A + B + C/D$$

in which,

“A” is the number of full-time pupils of the board enrolled on October 31, 2008, excluding secondary school pupils who are at least 21 years of age on December 31, 2008,

“B” is the amount equal to 0.5 times the number of half-time pupils of the board enrolled on October 31, 2008,

“C” is the total of all amounts each of which is an amount determined for a part-time pupil of the board enrolled on October 31, 2008, other than a secondary school pupil who is at least 21 years of age on December 31, 2008, equal to the number of minutes for which the pupil is registered for classroom instruction in the cycle that includes October 31, 2008, in a course other than an independent study course, and

“D” is the amount determined by multiplying the number of days in the cycle described in the definition of “C” by 300.

(5) If this Regulation requires that pupils be counted but does not provide that the count be on the basis of average daily enrolment or on the basis of full-time equivalent enrolment, each pupil, whether full-time, half-time or part-time, must be counted as one.

Level of accuracy

6. (1) A count of pupils for the purposes of this Regulation on the basis of average daily enrolment or on the basis of full-time equivalent enrolment must be accurate to two decimal places.

(2) A count of teachers or teacher assistants for the purposes of this Regulation on the basis of full-time equivalence must be accurate to one decimal place.

Legislative grants

7. (1) The legislative grant payable for the fiscal year to a district school board is the amount calculated under Part II.

(2) The legislative grant payable for the fiscal year to an isolate board is the amount calculated under section 63.

(3) The legislative grant payable for the fiscal year to a section 68 board is the amount calculated under section 64.

Payments

8. A legislative grant payable under this Regulation is paid on an estimated basis during the fiscal year and such adjustments as may be necessary must be made after the actual financial, enrolment and other data are available.

Conditions for grant

9. (1) It is a condition of the payment of a grant to a board under this Regulation that the board comply with all Acts administered by the Minister and with all regulations, policies, guidelines, directives and similar instruments made under an Act administered by the Minister.

(2) If a board contravenes an Act administered by the Minister or a regulation, policy, guideline, directive or similar instrument made under an Act administered by the Minister, the Minister may withhold all or part of a grant otherwise payable to the board under the Act.

Adjusting overpayment

10. If the amount payable to a board under a legislative grant regulation was overpaid and the overpayment has not been deducted from grants payable to the board under other legislative grant regulations, the overpayment must be deducted from the grants payable under this Regulation to the board.

Adjusting underpayment

11. If the amount payable to a board under a legislative grant regulation was underpaid, the amount of the underpayment that has not previously been paid must be added to the grants payable under this Regulation to the board.

PART II GRANTS TO DISTRICT SCHOOL BOARDS

Grant allocations

12. A district school board is entitled to the following grant allocations, in the amounts determined under this Part, in determining the amount of the grant payable to it for the fiscal year:

1. Pupil foundation allocation.
2. School foundation allocation.
3. Primary class size allocation.
4. Special education allocation.
5. Language allocation.
6. First Nation, Métis and Inuit supplemental allocation.
7. Learning resources for distant and outlying schools allocation.
8. Remote and rural allocation.
9. Rural and small community allocation.
10. Learning opportunities allocation.
11. Safe schools allocation.
12. Continuing education and other programs allocation.
13. Cost adjustment and new teacher induction program allocation
14. Transportation allocation.
15. Administration and governance allocation.
16. Program enhancement allocation.
17. Community use of schools allocation.
18. Pupil accommodation allocation.
19. Debt charges allocation.

Amount of grant

13. The grant payable to a district school board for the fiscal year is the amount determined using the following formula:

$$(A + B) - (C + D + E)$$

in which,

“A” is the total amount of the grant allocations to which the board is entitled for the fiscal year,

“B” is the amount of the board’s adjustment for declining enrolment for the fiscal year,

“C” is the amount of the board’s 2008-2009 tax revenue, as determined in this Regulation,

“D” is the amount of the board’s total fees revenue for the fiscal year in respect of pupils described in subsection 46 (2) of the Act, as determined under section 4 of the 2008-2009 fees regulation, and

“E” is the amount of the board’s reserve fund under subsection 233 (1) of the Act on August 31, 2009 before the transfer under subsection 233 (2) of the Act.

2008-2009 tax revenue

14. (1) The 2008-2009 tax revenue of a district school board is determined as follows:

1. Add,
 - i. 38 per cent of the sum of,
 - A. the total of the amounts distributed to the board in respect of the 2008 calendar year under subsections 237 (12) and 238 (2), section 239, subsection 240 (5), sections 250 and 251 and subsections 257.8 (2) and 257.9 (1) of the *Education Act*, under sections 447.20 and 447.52 of the *Municipal Act* as made applicable by section 474 of the *Municipal Act, 2001*, under subsections 364 (22) and 365.2 (16) of the *Municipal Act, 2001*, under subsections 331 (22) and 334 (14) of the *City of Toronto Act, 2006*, under section 10 of Ontario Regulation 509/98 (Tax Matters — Relief in Unorganized Territory (Section 257.2.1 of the Act)) made under the Act and under subsection 13 (2) of Ontario Regulation 3/02 (Tax Relief in Unorganized Territory for 2001 and Subsequent Years) made under the Act,
 - B. the amounts, if any, referred to in subsection 364 (22) of the *Municipal Act, 2001*, as made applicable by section 257.12.3 of the *Education Act*, that are paid to the board in respect of the 2008 calendar year,
 - C. the total of all amounts, if any, received by the board in respect of the 2008 calendar year from a municipality under subsections 353 (4), (4.1) and 366 (3) of the *Municipal Act, 2001*, or under subsections 318 (4), (4.1) and 336 (3) of the *City of Toronto Act, 2006*,
 - D. the amounts, if any, applied by the board against the cancellation price of land sold for tax arrears in the 2008 calendar year under sections 380 and 380.1 of the *Municipal Act, 2001*, as made applicable by subsection 371 (2) of that Act,
 - E. the payments in lieu of taxes distributed to the board in respect of the 2008 calendar year under subsection 322 (1) of the *Municipal Act, 2001*, or under subsection 284 (1) of the *City of Toronto Act, 2006*,
 - F. the grants, if any, made to the board in respect of the 2008 calendar year under subsection 302 (2) of the *Municipal Act, 2001*, or under subsection 238 (2) of the *City of Toronto Act, 2006*,
 - G. the amounts, if any, received by the board in respect of the 2008 calendar year under the *Payments in Lieu of Taxes Act* (Canada) and under any Act of Canada that permits a payment to be made by a government or a government agency in lieu of taxes on real property, and
 - H. the amounts, if any, paid to the board in respect of the 2008 calendar year under subsections 9 (2) and (4) of the *Tax Incentive Zones Act (Pilot Projects), 2002*,
 - ii. 62 per cent of the sum of,
 - A. the total of the amounts distributed to the board in respect of the 2009 calendar year under subsections 237 (12) and 238 (2), section 239, subsection 240 (5), sections 250 and 251 and subsections 257.8 (2) and 257.9 (1) of the *Education Act*, under sections 447.20 and 447.52 of the *Municipal Act* as made applicable by section 474 of the *Municipal Act, 2001*, under subsections 364 (22) and 365.2 (16) of the *Municipal Act, 2001*, under subsections 331 (22) and 334 (14) of the *City of Toronto Act, 2006*, under section 10 of Ontario Regulation 509/98 and under subsection 13 (2) of Ontario Regulation 3/02,
 - B. the amounts, if any, referred to in subsection 364 (22) of the *Municipal Act, 2001*, as made applicable by section 257.12.3 of the *Education Act*, that are paid to the board in respect of the 2009 calendar year,
 - C. the total of all amounts, if any, paid to the board in respect of the 2009 calendar year under subsections 353 (4), (4.1) and 366 (3) of the *Municipal Act, 2001*, or under subsections 318 (4), (4.1) and 336 (3) of the *City of Toronto Act, 2006*,
 - D. the amounts, if any, applied by the board against the cancellation price of land sold for tax arrears in the 2009 calendar year under sections 380 and 380.1 of the *Municipal Act, 2001*, as made applicable by subsection 371 (2) of that Act,
 - E. the payments in lieu of taxes distributed to the board in respect of the 2009 calendar year under subsection 322 (1) of the *Municipal Act, 2001*, or under subsection 284 (1) of the *City of Toronto Act, 2006*,
 - F. the grants, if any, made to the board in respect of the 2009 calendar year under subsection 302 (2) of the *Municipal Act, 2001*, or under subsection 238 (2) of the *City of Toronto Act, 2006*,

- G. the amounts, if any, received by the board in respect of the 2009 calendar year under the *Payments in Lieu of Taxes Act* (Canada) and under any Act of Canada that permits a payment to be made by a government or a government agency in lieu of taxes on real property, and
 - H. the amounts, if any, paid to the board in respect of the 2009 calendar year under subsections 9 (2) and (4) of the *Tax Incentive Zones Act (Pilot Projects)*, 2002,
- iii. the total of the taxes received by the board in respect of the 2008 calendar year under section 35 of the *Assessment Act*,
 - iv. the total of the amounts, if any, distributed to the board in the fiscal year under subsection 2 (2) of Ontario Regulation 365/98 (Pre-1998 School Tax Arrears) made under the Act, and
 - v. the total of the amounts, if any, paid to the board in the fiscal year under clause 3 (1) (a) of Ontario Regulation 366/98 (Tax Arrears in Annexed Areas) made under the Act.
2. Calculate the difference between the following amounts and deduct that difference if the amount described in subparagraph i is less than the amount described in subparagraph ii or add that difference if the amount described in subparagraph i is more than the amount described in subparagraph ii:
 - i. The amount that was determined under subparagraph 1 ii of subsection 14 (1) of the 2007-2008 grant regulation for the purposes of calculating the amount payable to the board as legislative grant in respect of the 2007-2008 school board fiscal year.
 - ii. The amount that would have been determined under subparagraph 1 ii of subsection 14 (1) of the 2007-2008 grant regulation if that amount had been determined on the basis of the board's annual financial statements as reported to the Ministry for the 2007-2008 school board fiscal year.
 3. If the board is required to levy taxes for school purposes in respect of property in territory without municipal organization, deduct the sum of the amounts calculated in respect of the board under subparagraphs 3 i, ii and iii of subsection 14 (1) of the 2007-2008 grant regulation.
 4. Deduct the costs for which the board is responsible under the *Municipal Elections Act, 1996* that are incurred in the fiscal year to conduct elections of members in territory without municipal organization that is deemed to be a district municipality for the purposes of clause 257.12 (3) (a) of the *Education Act*.
 5. Deduct the amounts charged to the board in the 2008 calendar year by a municipal council under section 353 of the *Municipal Act, 2001*, or under section 318 of the *City of Toronto Act, 2006*, including amounts charged under that section as a result of private legislation.
 6. Deduct the total of the amounts rebated, paid or credited by the board under sections 257.2.1 and 257.12.3 of the Act in the fiscal year.
 7. Deduct 38 per cent of the total of the amounts, if any, paid by the board in respect of the 2008 calendar year under paragraph 3 of subsection 7 (4) of Ontario Regulation 3/02 and under subsections 361 (7), 364 (11), 365 (3), 365.1 (13) to (15) and 365.2 (8) of the *Municipal Act, 2001* or under subsections 329 (6), 331 (11), 332 (2), 333 (14) and (16) and 334 (6) of the *City of Toronto Act, 2006*.
 8. Deduct 62 per cent of the total of the amounts, if any, paid by the board in respect of the 2009 calendar year under paragraph 3 of subsection 7 (4) of Ontario Regulation 3/02 and under subsections 361 (7), 364 (11), 365 (3), 365.1 (13) to (15) and 365.2 (8) of the *Municipal Act, 2001* or under subsections 329 (6), 331 (11), 332 (2), 333 (14) and (16) and 334 (6) of the *City of Toronto Act, 2006*.
- (2) For the purposes of determining the amount of a district school board's 2008-2009 tax revenue, the following rules apply:
1. All amounts, if any, paid by the Minister to the board in respect of the 2008 calendar year under sections 257.10.1 and 257.11 of the Act are deemed to be amounts distributed to the board in respect of the 2008 calendar year under a provision of the Act referred to in sub-subparagraph 1 i A of subsection (1).
 2. All amounts, if any, paid by the Minister to the board in respect of the 2009 calendar year under section 257.11 of the Act are deemed to be amounts distributed to the board in respect of the 2009 calendar year under a provision of the Act referred to in sub-subparagraph 1 ii A of subsection (1).

Pupil foundation allocation

15. The amount of the pupil foundation allocation for a district school board for the fiscal year is the sum of the following amounts:

1. The amount determined by multiplying the 2008-2009 day school average daily enrolment of elementary school pupils of the board by \$3,970.83.

2. The amount determined by multiplying the 2008-2009 day school average daily enrolment of secondary school pupils of the board by \$5,109.81.

School foundation allocation

16. (1) The amount of the school foundation allocation for a district school board for the fiscal year is the sum of the following amounts:

1. The principals amount determined under subsection (4).
2. The vice-principals amount determined under subsection (5).
3. The school secretaries amount determined under subsection (6).
4. The school supplies amount determined under subsection (7).

(2) For the purposes of this section,

“2008-2009 enrolment” means, in respect of a qualifying sole elementary school or qualifying sole secondary school of the board, the 2008-2009 day school average daily enrolment of pupils of the board, counting only pupils enrolled in the school; (“effectif de 2008-2009”)

“2008-2009 combined enrolment” means, in respect of a qualifying combined school of a board, the 2008-2009 day school average daily enrolment of pupils of the board, counting only pupils enrolled in schools that are part of the qualifying combined school. (“effectif combiné de 2008-2009”)

(3) For the purposes of this section, the following rules determine whether a school is a qualifying sole elementary school, a qualifying sole secondary school or a part of a qualifying combined school:

1. A school of the board is a qualifying elementary or secondary school of the board if it has been identified as an elementary or secondary school in accordance with the Instruction Guide, which is available as described in subsection 3 (1), and it has a 2008-2009 enrolment of one or more.
2. If one or more qualifying elementary schools of the board and one or more qualifying secondary schools of the board are located on the same school site, the schools make up a qualifying combined school of the board.
3. Any qualifying school that is not part of a qualifying combined school is a qualifying sole elementary school or a qualifying sole secondary school, as the case may be.
4. Despite paragraph 3, two or more qualifying sole elementary schools of the board shall be treated as if they were one qualifying sole elementary school if,
 - i. the board reported the schools together as one school in its school reports submitted to the Ministry in respect of the 2008-2009 school year, or
 - ii. the schools are all located on the same school site.
5. Despite paragraph 3, two or more qualifying sole secondary schools of the board shall be treated as if they were one qualifying sole secondary school if,
 - i. the board reported the schools together as one school in its school reports submitted to the Ministry in respect of the 2008-2009 school year, or
 - ii. the schools are all located on the same school site.

(4) The principals amount is determined as follows:

1. Multiply the number of qualifying sole elementary schools of the board for which the 2008-2009 enrolment is 50 or less, by \$55,979.95.
2. Multiply the number of qualifying sole elementary schools of the board for which the 2008-2009 enrolment is greater than 50, by \$111,959.91.
3. Total the following numbers:
 - i. The number of qualifying sole secondary schools of the board for which the 2008-2009 enrolment is greater than 50.
 - ii. The number of qualifying combined schools of the board for which the 2008-2009 combined enrolment is greater than 50.
 - iii. The number of qualifying combined schools of the board for which,
 - A. the sum of the 2008-2009 enrolments of the qualifying elementary schools that form part of the qualifying combined school is greater than 300, and

B. the sum of the 2008-2009 enrolments of the qualifying secondary schools that form part of the qualifying combined school is greater than 500.

4. Multiply the number determined under paragraph 3 by \$122,101.12.
5. Add the number of qualifying sole secondary schools of the board for which the 2008-2009 enrolment is 50 or less to the number of qualifying combined schools of the board for which the 2008-2009 combined enrolment is 50 or less.
6. Multiply the number determined under paragraph 5 by \$61,050.56.
7. Total the amounts determined under paragraphs 1, 2, 4 and 6.
- (5) The vice-principals amount is determined as follows:
 1. For each qualifying sole elementary school of the board for which the 2008-2009 enrolment is less than 500, calculate a number as follows:

$$(A - 250) \times 0.003$$

in which,

“A” is the 2008-2009 enrolment of the school.

2. If the product determined under paragraph 1 is a negative number, it is deemed to be zero.
3. Total the numbers determined under paragraph 1 for the qualifying sole elementary schools of the board.
4. For each qualifying sole elementary school of the board for which the 2008-2009 enrolment is 500 or more but less than 1,000, calculate a number as follows:

$$0.75 + ((A - 500) \times 0.0025)$$

in which,

“A” is the 2008-2009 enrolment of the school.

5. Total the numbers determined under paragraph 4 for the qualifying sole elementary schools of the board.
6. Multiply 2 by the number of qualifying sole elementary schools of the board for which the 2008-2009 enrolment is 1,000 or more.
7. Total the numbers determined under paragraphs 3, 5 and 6.
8. Multiply the number determined under paragraph 7 by \$106,048.28.
9. For each qualifying sole secondary school of the board or qualifying combined school of the board for which the 2008-2009 enrolment or the 2008-2009 combined enrolment, as the case may be, is less than 500, calculate a number as follows:

$$(A - 100) \times 0.0025$$

in which,

“A” is the 2008-2009 enrolment or the 2008-2009 combined enrolment of the school, as the case may be.

10. If the product determined under paragraph 9 is a negative number, it is deemed to be zero.
11. Total the numbers determined under paragraph 9 for the qualifying sole secondary schools of the board and the qualifying combined schools of the board.
12. For each qualifying sole secondary school of the board or qualifying combined school of the board for which the 2008-2009 enrolment or the 2008-2009 combined enrolment, as the case may be, is 500 or more but less than 1,500, calculate a number as follows:

$$1 + ((A - 500) \times 0.0020)$$

in which,

“A” is the 2008-2009 enrolment or the 2008-2009 combined enrolment of the school, as the case may be.

13. Total the numbers determined under paragraph 12 for the qualifying sole secondary schools of the board and the qualifying combined schools of the board.
14. For each qualifying sole secondary school of the board or qualifying combined school of the board for which the 2008-2009 enrolment or the 2008-2009 combined enrolment, as the case may be, is 1,500 or more, calculate a number as follows:

$$3 + ((A - 1,500) \times 0.0010)$$

in which,

“A” is the 2008-2009 enrolment or the 2008-2009 combined enrolment of the school, as the case may be.

15. Total the numbers determined under paragraph 14 for the qualifying sole secondary schools of the board and the qualifying combined schools of the board.
16. Total the numbers determined under paragraphs 11, 13 and 15.
17. Multiply the number determined under paragraph 16 by \$111,877.70.
18. Total the amounts determined under paragraphs 8 and 17.
- (6) The school secretaries amount is determined as follows:
 1. Determine the number of qualifying sole elementary schools of the board for which the 2008-2009 enrolment is less than 100.
 2. For each qualifying sole elementary school of the board for which the 2008-2009 enrolment is 100 or more but less than 300, calculate a number as follows:

$$1 + ((A - 100) \times 0.00125)$$

in which,

“A” is the 2008-2009 enrolment of the school.

3. Total the numbers determined under paragraph 2 for the qualifying sole elementary schools of the board.
4. For each qualifying sole elementary school of the board for which the 2008-2009 enrolment is 300 or more but less than 500, calculate a number as follows:

$$1.25 + ((A - 300) \times 0.0025)$$

in which,

“A” is the 2008-2009 enrolment of the school.

5. Total the numbers determined under paragraph 4 for the qualifying sole elementary schools of the board.
6. For each qualifying sole elementary school of the board for which the 2008-2009 enrolment is 500 or more, calculate a number as follows:

$$1.75 + ((A - 500) \times 0.0035)$$

in which,

“A” is the 2008-2009 enrolment of the school.

7. Total the numbers determined under paragraph 6 for the qualifying sole elementary schools of the board.
8. Total the numbers determined under paragraphs 1, 3, 5 and 7.
9. Multiply the number determined under paragraph 8 by \$46,059.83.
10. Total the number of qualifying sole secondary schools of the board for which the 2008-2009 enrolment is less than 100 and the number of qualifying combined schools of the board for which the 2008-2009 combined enrolment is less than 100.
11. For each qualifying sole secondary school of the board or qualifying combined school of the board for which the 2008-2009 enrolment or the 2008-2009 combined enrolment, as the case may be, is 100 or more but less than 500, calculate a number as follows:

$$1 + ((A - 100) \times 0.003125)$$

in which,

“A” is the 2008-2009 enrolment or the 2008-2009 combined enrolment of the school, as the case may be.

12. Total the numbers determined under paragraph 11 for the qualifying sole secondary schools of the board and the qualifying combined schools of the board.
13. For each qualifying sole secondary school of the board or qualifying combined school of the board for which the 2008-2009 enrolment or the 2008-2009 combined enrolment, as the case may be, is 500 or more but less than 1,000, calculate a number as follows:

$$2.25 + ((A - 500) \times 0.0055)$$

in which,

"A" is the 2008-2009 enrolment or the 2008-2009 combined enrolment of the school, as the case may be.

14. Total the numbers determined under paragraph 13 for the qualifying sole secondary schools of the board and the qualifying combined schools of the board.
15. For each qualifying sole secondary school of the board or qualifying combined school of the board for which the 2008-2009 enrolment or the 2008-2009 combined enrolment, as the case may be, is 1,000 or more, calculate a number as follows:

$$5 + ((A - 1,000) \times 0.0040)$$

in which,

"A" is the 2008-2009 enrolment or the 2008-2009 combined enrolment of the school, as the case may be.

16. Total the numbers determined under paragraph 15 for the qualifying sole secondary schools of the board and the qualifying combined schools of the board.
17. Total the numbers determined in respect of the board under paragraphs 10, 12, 14 and 16.
18. Multiply the number determined under paragraph 17 by \$48,521.72.
19. Total the amounts determined under paragraphs 9 and 18.
- (7) The school supplies amount is determined as follows:
 1. Multiply the number of qualifying sole elementary schools of the board by \$2,050.
 2. Total the 2008-2009 enrolments of the qualifying sole elementary schools of the board.
 3. Multiply the number determined under paragraph 2 by \$6.06.
 4. Total the amounts determined under paragraphs 1 and 3.
 5. Multiply the number of qualifying sole secondary schools of the board by \$3,050.
 6. Total the 2008-2009 enrolments of the qualifying sole secondary schools of the board.
 7. Multiply the number determined under paragraph 6 by \$7.07.
 8. Total the amounts determined under paragraphs 5 and 7.
 9. Multiply the number of qualifying combined schools of the board by \$3,050.
 10. Total the 2008-2009 combined enrolments of the qualifying combined schools of the board.
 11. Multiply the number determined under paragraph 10 by \$7.07.
 12. Total the amounts determined under paragraphs 9 and 11.
 13. Total the amounts determined under paragraphs 4, 8 and 12.

Primary class size allocation

17. (1) The amount of the primary class size allocation for a district school board for the fiscal year is the amount determined by multiplying \$799.31 by the 2008-2009 day school average daily enrolment of elementary school pupils of the board, counting only pupils enrolled in junior kindergarten, kindergarten and grades 1 to 3.

- (2) It is a condition of payment of a grant to the board under this Regulation that,
 - (a) the board submit a plan by June 30, 2008, setting out how the board plans to provide instruction to elementary school pupils of the board in the 2008-2009 school board fiscal year; and
 - (b) the board submit a report by October 31, 2008, setting out, based on the enrolment of the board on a date not earlier than September 2, 2008 and not later than September 30, 2008, how the board is providing instruction to elementary school pupils of the board in the 2008-2009 school board fiscal year.
- (3) The Minister may withhold all or part of the grant otherwise payable to a district school board under the Act if,
 - (a) the board does not meet a condition set out in subsection (2), or
 - (b) either the plan or the report described in subsection (2) indicates that the classes in the schools of the board, other than self-contained classes for exceptional pupils, do not meet the following criteria:
 - (i) At least 90 per cent of classes in schools of the board that have only pupils in the primary division have 20 or fewer pupils.

- (ii) If a class in a school of the board has any pupils in the primary division, the class has 23 or fewer pupils.
- (iii) If a class in a school of the board has any pupils in the junior division or in the first two years of the intermediate division, the class size, on average, does not exceed the greater of,
 - (A) the average number of pupils that were in that type of class in the 2003-2004 school year, and
 - (B) 25 pupils.

Special education allocation

18. The amount of the special education allocation for a district school board for the fiscal year is the total of the following amounts:

1. The enrolment-based special education amount for the board for the fiscal year as determined under section 19.
2. The special equipment claim for the board for the fiscal year as determined under subsection 20 (2).
3. The high needs amount for the board for the fiscal year as determined under section 21.
4. The special incidence claim for the board for the fiscal year as determined under subsection 22 (2).
5. The facilities amount for the board for the fiscal year as determined under section 23.

Enrolment-based special education amount

19. The enrolment-based special education amount for a board for the fiscal year is determined as follows:

1. Multiply the 2008-2009 day school average daily enrolment of elementary school pupils of the board, counting only pupils enrolled in junior kindergarten, kindergarten and grades 1 to 3, by \$678.59 to determine the enrolment-based special education amount for junior kindergarten to grade 3.
2. Multiply the 2008-2009 day school average daily enrolment of elementary school pupils of the board, counting only pupils enrolled in grades 4 to 8, by \$522.38 to determine the enrolment-based special education amount for grades 4 to 8.
3. Multiply the 2008-2009 day school average daily enrolment of secondary school pupils of the board by \$344.88 to determine the enrolment-based special education amount for secondary schools.
4. Total the amounts determined under paragraphs 1, 2 and 3 to determine the board's enrolment-based special education amount for the fiscal year.

Special equipment

20. (1) For the purposes of subsection (2), a special equipment claim for a pupil of a district school board is an approved claim if,

- (a) the pupil meets the eligibility criteria for special equipment set out in the document entitled "Special Education Funding Guidelines: Special Equipment Amount (SEA) and Special Incidence Portion (SIP) 2008-09", which is available as described in subsection 3 (2); and
- (b) the board has made a claim for the fiscal year for expenditures in excess of \$800 for special equipment for the pupil, in accordance with the publication mentioned in clause (a), and the Minister has approved the claim.

(2) The special equipment claim for a board for the fiscal year is the sum of all approved special equipment claims for pupils of the board, after any adjustment required under section 24.

High needs amount

21. The high needs amount for a board is the greater of,

- (a) the amount determined by multiplying the 2008-2009 day school average daily enrolment of pupils of the board by the amount set out in Column 2 of Table 1 opposite the name of the board; and
- (b) the amount determined for the board under section 21 of the 2007-2008 grant regulation.

Special incidence

22. (1) A special incidence claim for a pupil of a board is an approved special incidence claim for the pupil if,

- (a) the board has designated the pupil as a pupil requiring special incidence funding in accordance with the document entitled "Special Education Funding Guidelines: Special Equipment Amount (SEA) and Special Incidence Portion (SIP) 2008-09", which is available as described in subsection 3 (2); and
- (b) the board has made a special incidence claim for the pupil for the fiscal year in an amount not exceeding \$27,000, in accordance with the publication mentioned in clause (a), and the Minister has approved the claim.

(2) The special incidence claim for a board for the fiscal year is the sum of all approved special incidence claims for pupils of the board, after any adjustment required under section 24.

Facilities amount

23. (1) The facilities amount for a board for the fiscal year is determined as follows:

1. For each qualifying education program provided by the board under an agreement with a facility listed in subsection (4), determine the amount for the qualifying education program in accordance with subsection (5).
2. Total the amounts determined under paragraph 1.

(2) An education program provided by the board under an agreement with a facility listed in subsection (4) is a qualifying education program for the purposes of this section if the following conditions are satisfied:

1. The education program is provided by a teacher employed by the board.
2. No education program is provided by the Province in the facility.
3. The board has entered into a written agreement with the facility and the Minister has approved it on the basis that it satisfies the requirements set out in subsection (3).

(3) The requirements for the written agreement referred to in paragraph 3 of subsection (2) are as follows:

1. The agreement includes a staffing plan that sets out the number of teachers and teacher assistants to be employed by the board for the purposes of the program.
2. The agreement adequately sets out the responsibilities of the board and the facility.
3. The agreement sets out the number of pupil places in the program.

(4) The following are facilities for the purposes of this section:

1. A psychiatric facility.
2. An approved charitable institution as defined in the *Charitable Institutions Act*.
3. An agency approved under subsection 8 (1) of the *Child and Family Services Act*.
4. A facility designated under the *Developmental Services Act*.
5. A place of temporary detention, open custody or secure custody continued or established under section 89 of the *Child and Family Services Act*.
6. A home for special care licensed under the *Homes for Special Care Act*.
7. A hospital approved by the Minister.
8. A nursing home operated under a licence issued under the *Nursing Homes Act*.
9. A correctional institution as defined in the *Ministry of Correctional Services Act*.
10. A place of temporary detention and a youth custody facility under the *Youth Criminal Justice Act* (Canada).
11. A long-term care home as defined in the *Long-Term Care Homes Act, 2007*.

(5) Subject to subsections (6) and (7), the amount for a qualifying education program is determined as follows:

1. Take the lesser of,
 - i. the expenditure of the board in the fiscal year for salary and employee benefits of teachers employed by the board to provide the program, and
 - ii. the amount that could be expended by the board in the fiscal year for salary and employee benefits of teachers employed by the board to provide the program under the staffing plan referred to in paragraph 1 of subsection (3).
2. Multiply the number of full-time equivalent teachers employed by the board to provide the program by \$2,666. For the purposes of this paragraph, the counting practices usually followed by the board for staffing purposes are to be followed.
3. Take the lesser of,
 - i. the expenditure of the board in the fiscal year for salary and employee benefits of teacher assistants employed by the board to assist teachers in providing the program, and
 - ii. the amount that could be expended by the board in the fiscal year for salary and employee benefits of teacher assistants employed by the board under the staffing plan referred to in paragraph 1 of subsection (3).
4. Multiply the number of full-time equivalent teacher assistants employed by the board to assist teachers in providing the program by \$1,302. For the purposes of this paragraph, the counting practices usually followed by the board for staffing purposes are to be followed.

5. Determine the expenditure of the board in the fiscal year for the purchase of furniture or equipment for any classroom used in the program. The amount determined for a classroom under this paragraph, added to the total of all amounts received for the classroom under similar provisions of previous legislative grant regulations, shall not exceed \$3,523 unless the board obtains the Minister's approval.

6. Total the amounts determined under paragraphs 1 to 5.

(6) Despite subsection (5), if the predecessor to a qualifying education program provided by the board was an education program provided by the Ministry in the facility, the amount otherwise determined under this section for a qualifying education program may be increased by an amount determined by the Minister to be appropriate having regard to reasonable costs of the board in connection with program expenditures that were previously made by the Ministry and are not mentioned in subsection (5).

(7) Despite subsections (5) and (6), the amount otherwise determined under this section for a qualifying education program must be reduced by the amount determined by the Minister to be appropriate having regard to the reasonable costs of the board in connection with the program, if the program,

- (a) operates on a smaller scale than was projected in the materials submitted by the board for consideration by the Minister for the purposes of paragraph 3 of subsection (2);
- (b) does not operate during the 2008-2009 school year; or
- (c) ceases to operate during the 2008-2009 school year.

Special education pupil, move to new board

24. (1) Subsection (2) applies if,

- (a) special equipment has been purchased in respect of a pupil through a special equipment claim approved for a district school board for the fiscal year or under section 20 of the 2007-2008 grant regulation or a predecessor of that section in the grant regulation for a prior fiscal year and the pupil enrolls during the fiscal year in a school that is operated by a different district school board or by a section 68 board; or
- (b) a section 68 board has made expenditures to purchase special equipment for a pupil of a district school board and the pupil enrolls during the fiscal year in a school operated by a different district school board.

(2) The special equipment referred to in subsection (1) must move with the pupil to the new board, unless in the opinion of the new board it is not practical to move the equipment.

(3) Subsection (4) applies if a special equipment claim has been approved for a district school board in respect of a pupil and the pupil enrolls during the fiscal year in a school operated by a different district school board.

(4) Any unspent part of the special equipment claim amount approved in respect of the pupil must be deducted from the amount determined under subsection 20 (2) for the former board and added to the amount determined under subsection 20 (2) for the new board.

(5) Subsection (6) applies if a pupil,

- (a) was a pupil approved for special incidence funding in respect of a district school board; and
- (b) enrolls in a school operated by a different district school board after the end of the 2007-2008 school year.

(6) The total amount of the approved special incidence claims for pupils of the board referred to in clause (5) (a) is reduced and the amount of the approved special incidence claims for pupils of the board referred to in clause (5) (b) is increased to the extent, if any, that the Minister considers appropriate having regard to the costs of each board in the fiscal year in connection with providing the pupil's special education program.

Language allocation, English-language boards

25. The amount of the language allocation for an English-language district school board for the fiscal year is the sum of,

- (a) the French as a second language amount for the board for the fiscal year; and
- (b) the ESL/ELD amount for the board for the fiscal year.

French as a second language amount

26. (1) The French as a second language amount for an English-language district school board for the fiscal year is the sum of,

- (a) the French as a second language amount for elementary school pupils of the board; and
- (b) the French as a second language amount for secondary school pupils of the board.

(2) The French as a second language amount for elementary school pupils of a board is determined as follows:

1. Multiply \$266.67 by the number of pupils of the board enrolled in any of grades 4 to 8 who are scheduled on October 31, 2008 to take instruction in French for an average of 20 or more minutes but less than 60 minutes per school day.
 2. Multiply \$303.82 by the number of pupils of the board enrolled in any of grades 4 to 8 who are scheduled on October 31, 2008 to take instruction in French for an average of 60 or more minutes but less than 150 minutes per school day.
 3. Multiply \$339.89 by the number of pupils of the board enrolled in any of grades 1 to 8 who are scheduled on October 31, 2008 to take instruction in French for an average of 150 or more minutes per school day.
 4. Multiply \$339.89 by the number of pupils of the board enrolled in junior kindergarten or kindergarten who are scheduled on October 31, 2008 to take instruction in French for an average of 75 minutes or more per school day.
 5. Total the amounts determined under paragraphs 1 to 4.
- (3) The French as a second language amount for secondary school pupils of a board is determined as follows:
1. Determine an amount for grades 9 and 10 instruction in the subject of French by multiplying \$68.00 by the sum of the amounts determined under the following subparagraphs:
 - i. Determine the credit value of each grade 9 course and grade 10 course in the subject of French that is taught on a non-semestered basis. Multiply the credit value by the number of pupils of the board enrolled in the course on October 31, 2008, excluding pupils who are at least 21 years of age on December 31, 2008.
 - ii. Determine the credit value of each grade 9 course and grade 10 course in the subject of French that is taught on a semestered basis. Multiply the credit value by the total of the number of pupils of the board enrolled in the course on October 31, 2008 and the number of pupils of the board enrolled in the course on March 31, 2009, excluding pupils who are at least 21 years of age on December 31, 2008.
 2. Determine an amount for grades 9 and 10 instruction in a subject other than French if the language of instruction is French by multiplying \$111.87 by the sum of the amounts determined under the following subparagraphs:
 - i. Determine the credit value of each grade 9 course and grade 10 course in a subject other than French that is taught in French on a non-semestered basis. Multiply the credit value by the number of pupils of the board enrolled in the course on October 31, 2008, excluding pupils who are at least 21 years of age on December 31, 2008.
 - ii. Determine the credit value of each grade 9 course and grade 10 course in a subject other than French that is taught in French on a semestered basis. Multiply the credit value by the total of the number of pupils of the board enrolled in the course on October 31, 2008 and the number of the pupils of the board enrolled in the course on March 31, 2009, excluding pupils who are at least 21 years of age on December 31, 2008.
 3. Determine an amount for grades 11 and 12 instruction in the subject of French by multiplying \$89.93 by the sum of the amounts determined under the following subparagraphs:
 - i. Determine the credit value of each grade 11 course and grade 12 course in the subject of French that is taught on a non-semestered basis. Multiply the credit value by the number of pupils of the board enrolled in the course on October 31, 2008, excluding pupils who are at least 21 years of age on December 31, 2008.
 - ii. Determine the credit value of each grade 11 course and grade 12 course in the subject of French that is taught on a semestered basis. Multiply the credit value by the total of the number of pupils of the board enrolled in the course on October 31, 2008 and the number of the pupils of the board enrolled in the course on March 31, 2009, excluding pupils who are at least 21 years of age on December 31, 2008.
 4. Determine an amount for grades 11 and 12 instruction in a subject other than French if the language of instruction is French by multiplying \$174.40 by the sum of the amounts determined under the following subparagraphs:
 - i. Determine the credit value of each grade 11 course and grade 12 course in a subject other than French that is taught in French on a non-semestered basis. Multiply the credit value by the number of pupils of the board enrolled in the course on October 31, 2008, excluding pupils who are at least 21 years of age on December 31, 2008.
 - ii. Determine the credit value of each grade 11 course and grade 12 course in a subject other than French that is taught in French on a semestered basis. Multiply the credit value by the total of the number of pupils of the board enrolled in the course on October 31, 2008 and the number of pupils of the board enrolled in the course on March 31, 2009, excluding pupils who are at least 21 years of age on December 31, 2008.
 5. Total the amounts determined under paragraphs 1 to 4.

(4) In this section,

“course” means a course at the secondary level that is assigned a common course code in the list of common course codes, which is available as described in subsection 3 (3); (“cours”)

“credit value” means, in respect of a course in which a pupil is enrolled, the number of credits that the pupil is eligible to earn on successfully completing the course; (“valeur en crédits”)

“instruction in French” means instruction in the subject of French or instruction in any other subject if the language of instruction is French. (“enseignement en français”)

ESL/ELD amount

27. (1) The ESL/ELD amount for an English-language district school board for the fiscal year is the sum of the amount set out for the board in Table 2 and the product determined by multiplying \$3,473 by the sum of,

- (a) the number of pupils of the board, as of October 31, 2008,
 - (i) who were born in countries described in subsection (2) after December 31, 1987, and
 - (ii) who entered Canada during the period beginning September 1, 2007 and ending October 31, 2008;
- (b) the amount determined by multiplying 0.85 by the number of pupils of the board, as of October 31, 2008,
 - (i) who were born in countries described in subsection (2) after December 31, 1987, and
 - (ii) who entered Canada during the period beginning September 1, 2006 and ending August 31, 2007;
- (c) the amount determined by multiplying 0.5 by the number of pupils of the board, as of October 31, 2008,
 - (i) who were born in countries described in subsection (2) after December 31, 1987, and
 - (ii) who entered Canada during the period beginning September 1, 2005 and ending August 31, 2006; and
- (d) the amount determined by multiplying 0.25 by the number of pupils of the board, as of October 31, 2008,
 - (i) who were born in countries described in subsection (2) after December 31, 1987, and
 - (ii) who entered Canada during the period beginning September 1, 2004 and ending August 31, 2005.

(2) The countries described for the purposes of subsection (1) are,

- (a) countries in which English is not the first language of a majority of the population; and
- (b) countries in which a majority of the population speaks a variety of English that is sufficiently different from the English used as the language of instruction in schools of the board that it is appropriate to offer an ESL or ELD program to pupils from those countries.

Language allocation, French-language boards

28. The amount of the language allocation for a French-language district school board for the fiscal year is the total of the amounts determined under the following paragraphs:

- 1. The French as a first language amount for the board for the fiscal year.
- 2. The ALF/PDF amount for the board for the fiscal year.

French as a first language amount

29. The French as a first language amount for a French-language district school board for the fiscal year is the total of the amounts determined under the following paragraphs:

- 1. Multiply \$667.63 by the number of elementary school pupils of the board on October 31, 2008.
- 2. Multiply \$757.92 by the 2008-2009 day school average daily enrolment of the board, counting only secondary school pupils of the board.
- 3. Multiply \$16,576.95 by the number of elementary schools of the board that are governed for the first time by the board in September, 2008.

ALF/PDF amount

30. (1) The ALF/PDF amount for a French-language district school board for the fiscal year is the total of the ALF funding level for the board for the fiscal year and the PDF funding level for the board for the fiscal year.

(2) The ALF funding level for the board for the fiscal year is determined as follows:

- 1. Multiply the 2008-2009 day school average daily enrolment of elementary school pupils of the board by the assimilation factor for the board set out in Table 3.
- 2. Multiply the number determined under paragraph 1 by \$799.68.
- 3. Multiply by \$42,166.88 the number of elementary schools of the board that are qualifying sole elementary schools of the board under subsection 16 (3).

4. Multiply the 2008-2009 day school average daily enrolment of secondary school pupils of the board by the assimilation factor for the board set out in Table 3.
 5. Multiply the number determined under paragraph 4 by \$352.89.
 6. Multiply by \$78,213.76 the number of secondary schools of the board that are qualifying sole secondary schools or qualifying combined schools of the board under subsection 16 (3).
 7. For each qualifying sole secondary school or qualifying combined school of the board under subsection 16 (3), determine an amount as follows:
 - i. If the 2008-2009 enrolment or the 2008-2009 combined enrolment of the school, as the case may be, is 1 or more but less than 100, the amount for purposes of this paragraph is \$72,093.76.
 - ii. If the 2008-2009 enrolment or the 2008-2009 combined enrolment of the school, as the case may be, is 100 or more but less than 200, the amount for purposes of this paragraph is \$108,140.64.
 - iii. If the 2008-2009 enrolment or the 2008-2009 combined enrolment of the school, as the case may be, is 200 or more but less than 300, the amount for purposes of this paragraph is \$144,187.52.
 - iv. If the 2008-2009 enrolment or the 2008-2009 combined enrolment of the school, as the case may be, is 300 or more but less than 400, the amount for purposes of this paragraph is \$180,234.40.
 - v. If the 2008-2009 enrolment or the 2008-2009 combined enrolment of the school, as the case may be, is 400 or more, the amount for purposes of this paragraph is \$216,281.28.
 8. Total the amounts determined under paragraphs 2, 3, 5, 6 and 7.
 9. Add \$261,282.44 to the amount determined under paragraph 8.
- (3) The PDF funding level for the board is the amount determined by multiplying \$3,473 by the sum of,
- (a) the number of pupils of the board, as of October 31, 2008,
 - (i) who are eligible for PDF funding under subsection (4),
 - (ii) who were born after December 31, 1987 in countries in which French is a standard language of schooling or public administration, and
 - (iii) who entered Canada during the period beginning September 1, 2007 and ending October 31, 2008;
 - (b) the amount determined by multiplying 0.85 by the number of pupils of the board, as of October 31, 2008,
 - (i) who are eligible for PDF funding under subsection (4),
 - (ii) who were born after December 31, 1987 in countries in which French is a standard language of schooling or public administration, and
 - (iii) who entered Canada during the period beginning September 1, 2006 and ending August 31, 2007;
 - (c) the amount determined by multiplying 0.5 by the number of pupils of the board, as of October 31, 2008,
 - (i) who are eligible for PDF funding under subsection (4),
 - (ii) who were born after December 31, 1987 in countries in which French is a standard language of schooling or public administration, and
 - (iii) who entered Canada during the period beginning September 1, 2005 and ending August 31, 2006; and
 - (d) the amount determined by multiplying 0.25 by the number of pupils of the board, as of October 31, 2008,
 - (i) who are eligible for PDF funding under subsection (4),
 - (ii) who were born after December 31, 1987 in countries in which French is a standard language of schooling or public administration, and
 - (iii) who entered Canada during the period beginning September 1, 2004 and ending August 31, 2005.
- (4) For the purposes of subsection (3), a pupil is eligible for PDF funding if the pupil is admitted to a school of the board under section 293 of the Act, and,
- (a) the pupil speaks a variety of French that is sufficiently different from the French used as the language of instruction in schools of the board that it is appropriate to offer a PDF program to the pupil;
 - (b) the pupil's schooling has been interrupted or delayed; or
 - (c) the pupil has little knowledge of English or French.

(5) In this section,

“2008-2009 combined enrolment” has the same meaning as in subsection 16 (2); (“effectif combiné de 2008-2009”)

“2008-2009 enrolment” has the same meaning as in subsection 16 (2). (“effectif de 2008-2009”)

First Nation, Métis and Inuit education supplemental allocation

31. (1) The First Nation, Métis and Inuit education supplemental allocation for the fiscal year is the total of,

- (a) the Native language amount for elementary school pupils of the board;
- (b) the Native language amount for secondary school pupils of the board;
- (c) the Native studies amount; and
- (d) the census-based Aboriginal amount.

(2) The Native language amount for elementary school pupils of the board is the total of the amounts determined under the following paragraphs:

- 1. Multiply \$1,802.34 by the number of elementary school pupils of the board who, on October 31, 2008, are scheduled to take instruction in the subject of a Native language for an average of at least 20 minutes but less than 40 minutes per school day.
- 2. Multiply \$2,703.52 by the number of elementary school pupils of the board who, on October 31, 2008, are scheduled to take instruction in the subject of a Native language for an average of at least 40 minutes per school day.

(3) The Native language amount for secondary school pupils of the board is the total of the amounts determined under the following paragraphs:

- 1. Multiply \$1,504.96 by the sum of the products determined by multiplying the credit value of each course in a Native language that is a level one, level two or level three course taught on a non-semestered basis by the number of pupils of the board enrolled in the course on October 31, 2008, excluding pupils who are at least 21 years of age on December 31, 2008.
- 2. Multiply \$1,504.96 by the sum of the products determined by multiplying the credit value of each course in a Native language that is a level one, level two or level three course taught on a semestered basis by the total of the number of pupils of the board enrolled in the course on October 31, 2008 and the number of pupils of the board enrolled in the course on March 31, 2009, excluding pupils who are at least 21 years of age on December 31, 2008.
- 3. Multiply \$1,504.96 by the sum of the products determined by multiplying the credit value of each course in a Native language that is a grade 11 course or grade 12 course taught on a non-semestered basis by the number of pupils of the board enrolled in the course on October 31, 2008, excluding pupils who are at least 21 years of age on December 31, 2008.
- 4. Multiply \$1,504.96 by the sum of the products determined by multiplying the credit value of each course in a Native language that is a grade 11 course or grade 12 course taught on a semestered basis by the total of the number of pupils of the board enrolled in the course on October 31, 2008 and the number of pupils of the board enrolled in the course on March 31, 2009, excluding pupils who are at least 21 years of age on December 31, 2008.

(4) The Native Studies amount for the board is the total of the amounts determined under the following paragraphs:

- 1. Multiply \$1,504.96 by the sum of the products determined by multiplying the credit value of each course in Native studies taught on a non-semestered basis by the number of secondary school pupils of the board enrolled in the course on October 31, 2008, excluding pupils who are at least 21 years of age on December 31, 2008.
- 2. Multiply \$1,504.96 by the sum of the products determined by multiplying the credit value of each course in Native studies taught on a semestered basis by the total number of secondary school pupils of the board enrolled in the course on October 31, 2008 and the number of secondary school pupils of the board enrolled in the course on March 31, 2009, excluding pupils who are at least 21 years of age on December 31, 2008.

(5) The census-based Aboriginal amount for the board is determined as follows:

- 1. If the estimated percentage of students of the board that are First Nation, Métis or Inuit, set out in Column 2 of Table 4 opposite the name of the board, is less than 7.5 per cent, multiply the percentage by the 2008-2009 day school average daily enrolment of pupils of the board.
- 2. If the estimated percentage of students of the board that are First Nation, Métis or Inuit, set out in Column 2 of Table 4 opposite the name of the board, is greater than or equal to 7.5 per cent but less than 15 per cent, determine a number as follows:
 - i. Multiply the percentage by the 2008-2009 day school average daily enrolment of pupils of the board.
 - ii. Multiply the number determined under subparagraph i by 2.

3. If the estimated percentage of students of the board that are First Nation, Métis or Inuit, set out in Column 2 of Table 4 opposite the name of the board, is greater than or equal to 15 per cent, determine a number as follows:
 - i. Multiply the percentage by the 2008-2009 day school average daily enrolment of pupils of the board.
 - ii. Multiply the number determined under subparagraph i by 3.
4. Multiply the number determined under paragraph 1, 2 or 3, as the case may be, by \$69.48.

(6) In this section,

“course” means a course at the secondary level that is assigned a common course code in the list of common course codes, which is available as described in subsection 3 (3); (“cours”)

“credit value” of a course in which a pupil is enrolled means the number of credits that the pupil is eligible to earn on successfully completing the course. (“valeur en crédits”).

Learning resources for distant and outlying schools allocation

32. (1) The amount of the learning resources for distant and outlying schools allocation for a district school board for the fiscal year is determined as follows:

1. Take the amount determined under subsection 29 (4) of the 2003-2004 grant regulation for the learning resources component of the distant schools allocation for each distant elementary school of the board, within the meaning of subsection 29 (2.1) of the 2003-2004 grant regulation, that,
 - i. on June 30, 2004, was operated by the board,
 - ii. on June 30, 2004, was located 20 kilometres or more from every other elementary school described in paragraph 1 of subsection 29 (2.1) of the 2003-2004 grant regulation,
 - iii. is operated by the board in the 2008-2009 school board fiscal year, and
 - iv. has a 2008-2009 enrolment that is greater than zero.
2. Total the amounts determined under paragraph 1 for the elementary schools described in that paragraph.
3. Take the amount determined under subsection 29 (8) of the 2003-2004 grant regulation for the learning resources component of the distant schools allocation for each distant secondary school of the board, within the meaning of subsection 29 (2.6) of the 2003-2004 grant regulation, that,
 - i. on June 30, 2004, was operated by the board and,
 - A. was located 45 kilometres or more from every other secondary school described in paragraph 1 of subsection 29 (2.6) of the 2003-2004 grant regulation, or
 - B. was a school described in subparagraph 2 ii of that subsection,
 - ii. is operated by the board in the 2008-2009 school board fiscal year, and,
 - iii. has a 2008-2009 enrolment that is greater than zero.
4. Total the amounts determined under paragraph 3 for the secondary schools described in that paragraph.
5. Total the amounts determined under paragraphs 2 and 4.
6. Add to the amount determined under paragraph 5 the total of the amounts, if any, set out in Column 7 of Table 5 opposite the names of the schools of the board set out in Columns 3 and 4 where the distance in Column 6 is 20 kilometres or more, in the case of an elementary school, and 45 kilometres or more, in the case of a secondary school.
7. For each outlying elementary school of the board, calculate an amount as follows:
 - i. If the 2008-2009 enrolment of the school is 1 or more but less than 50, the amount is determined using the formula:

$$\$62,000.63 + (A \times \$6,214.48)$$

in which,

“A” is the 2008-2009 enrolment of the school.

- ii. If the 2008-2009 enrolment of the school is 50 or more but less than 150, the amount is determined using the formula:

$$\$540,703.22 - (A \times \$3,359.57)$$

in which,

“A” is the 2008-2009 enrolment of the school.

iii. If the 2008-2009 enrolment of the school is 150 or more, the amount is \$36,767.82.

8. Total the amounts determined under paragraph 7 for the outlying elementary schools of the board.

9. For each outlying secondary school of the board, calculate an amount as follows:

i. If the 2008-2009 enrolment or the 2008-2009 combined enrolment of the school, as the case may be, is 1 or more but less than 50, the amount is determined using the formula:

$$\$52,988.91 + (A \times \$14,959.46) - B$$

in which,

“A” is the 2008-2009 enrolment or the 2008-2009 combined enrolment of the school, as the case may be, and

“B” is the amount calculated for the school under paragraph 7 of subsection 30 (2).

ii. If the amount determined under subparagraph i is negative, it is deemed to be zero.

iii. If the 2008-2009 enrolment or the 2008-2009 combined enrolment of the school, as the case may be, is 50 or more but less than 200, the amount is determined using the formula:

$$\$1,009,312.67 - (A \times \$4,167.02) - B$$

in which,

“A” is the 2008-2009 enrolment or the 2008-2009 combined enrolment of the school, as the case may be, and

“B” is the amount calculated for the school under paragraph 7 of subsection 30 (2).

iv. If the amount determined under subparagraph iii is negative, it is deemed to be zero.

v. If the 2008-2009 enrolment or the 2008-2009 combined enrolment of the school, as the case may be, is 200 or more but less than 500, the amount is determined using the formula:

$$\$245,118.79 - (A \times \$346.05) - B$$

in which,

“A” is the 2008-2009 enrolment or the 2008-2009 combined enrolment of the school, as the case may be, and

“B” is the amount calculated for the school under paragraph 7 of subsection 30 (2).

vi. If the amount determined under subparagraph v is negative, it is deemed to be zero.

vii. If the 2008-2009 enrolment or the 2008-2009 combined enrolment of the school, as the case may be, is 500 or more, the amount is determined using the following formula:

$$\$72,093.76 - B$$

in which,

“B” is the amount calculated for the school under paragraph 7 of subsection 30 (2).

viii. If the amount determined under subparagraph vii is negative, it is deemed to be zero.

10. Total the amounts determined under paragraph 9 for the outlying secondary schools of the board.

11. Total the amounts determined under paragraphs 8 and 10.

12. Take the greater of the amounts determined under paragraphs 6 and 11.

13. Take the amount determined under subsection 29 (4) of the 2003-2004 grant regulation for the learning resources component of the distant schools allocation for each distant elementary school of the board, within the meaning of subsection 29 (2.1) of the 2003-2004 grant regulation, that

i. on June 30, 2004, was operated by the board,

ii. on June 30, 2004, was located less than 20 kilometres from at least one other elementary school described in paragraph 1 of subsection 29 (2.1) of the 2003-2004 grant regulation,

iii. is operated by the board in the 2008-2009 school board fiscal year, and

iv. has a 2008-2009 enrolment that is greater than zero.

14. Total the amounts determined under paragraph 13 for the elementary schools described in that paragraph.

15. Take the amount determined under subsection 29 (8) of the 2003-2004 grant regulation for the learning resources component of the distant schools allocation for each distant secondary school of the board, within the meaning of subsection 29 (2.6) of the 2003-2004 grant regulation, that,
 - i. on June 30, 2004, was operated by the board and,
 - A. was located less than 45 kilometres from at least one other secondary school described in paragraph 1 of subsection 29 (2.6) of the 2003-2004 grant regulation, or
 - B. was a school described in subparagraph 2 ii of that subsection,
 - ii. is operated by the board in the 2008-2009 school board fiscal year, and,
 - iii. has a 2008-2009 enrolment that is greater than zero.
16. Total the amounts determined under paragraph 15 for the secondary schools described in that paragraph.
17. Total the amounts, if any, set out in Column 7 of Table 5 opposite the names of the schools of the board set out in Columns 3 and 4 where the distance set out in Column 6 is less than 20 kilometres, in the case of an elementary school, and less than 45 kilometres, in the case of a secondary school.
18. Total the amounts determined under paragraphs 12, 14, 16 and 17.

(2) In this section,

“2008-2009 combined enrolment” has the same meaning as in subsection 16 (2); (“effectif combiné de 2008-2009”)

“2008-2009 enrolment” has the same meaning as in subsection 16 (2); (“effectif de 2008-2009”)

“outlying elementary school” means a qualifying sole elementary school under subsection 16 (3) that is located at least 20 kilometres from every other qualifying sole elementary school of the board; (“école élémentaire excentrée”)

“outlying secondary school” means a qualifying sole secondary school or a qualifying combined school under subsection 16 (3) that is located at least 45 kilometres from every other qualifying sole secondary school and qualifying combined school of the board. (“école secondaire excentrée”)

(3) The following rules apply for purposes of subsections (1) and (2):

1. A measure of distance shall be by road and shall be accurate to 0.1 kilometre.
2. A qualifying sole elementary school, a qualifying sole secondary school or a qualifying combined school under subsection 16 (3) that is located on an island that is not connected by road to the mainland shall be considered an outlying elementary or secondary school, as the case may be, unless the school is located in the City of Toronto.
3. Where two or more qualifying sole elementary schools are treated as one qualifying sole elementary school under paragraph 4 of subsection 16 (3), the qualifying sole elementary school within the group that has the largest capacity, within the meaning of subsection 56 (31), shall be used for the purpose of measuring distance.
4. Where two or more qualifying sole secondary schools are treated as one qualifying sole secondary school under paragraph 5 of subsection 16 (3), the qualifying sole secondary school within the group that has the largest capacity, within the meaning of subsection 56 (32), shall be used for the purpose of measuring distance.
5. The school that, among the schools making up a qualifying combined school under paragraph 2 of subsection 16 (3), has the greatest capacity within the meaning of subsection 56 (31) or (32), as the case may be, shall be used for the purpose of measuring distance.
6. The distance between schools shall be determined as of June 30, 2009.

Remote and rural allocation

33. (1) The amount of the remote and rural allocation for a district school board for the fiscal year is the total of the board's small board amount, the board's distance amount and the board's dispersion amount.

(2) The board's small board amount is the amount, if any, determined under the following paragraph that applies to the board:

1. If the 2008-2009 day school average daily enrolment of pupils of the board is less than 4,000,
 - i. multiply the 2008-2009 day school average daily enrolment of pupils of the board by \$0.01644,
 - ii. subtract the amount determined under subparagraph i from \$302.72, and
 - iii. multiply the amount determined under subparagraph ii by the 2008-2009 day school average daily enrolment of pupils of the board.
2. If the 2008-2009 day school average daily enrolment of pupils of the board is at least 4,000 but less than 8,000,
 - i. subtract 4,000 from the 2008-2009 day school average daily enrolment of pupils of the board,

- ii. multiply the number determined under subparagraph i by \$0.01888,
 - iii. subtract the amount determined under subparagraph ii from \$236.96, and
 - iv. multiply the amount determined under subparagraph iii by the 2008-2009 day school average daily enrolment of pupils of the board.
3. If the 2008-2009 day school average daily enrolment of pupils of the board is 8,000 or more,
- i. subtract 8,000 from the 2008-2009 day school average daily enrolment of pupils of the board,
 - ii. multiply the number determined under subparagraph i by \$0.02018,
 - iii. subtract the amount determined under subparagraph ii from \$161.45,
 - iv. if the amount determined under subparagraph iii is greater than zero, multiply the amount determined under subparagraph iii by the 2008-2009 day school average daily enrolment of pupils of the board, and
 - v. if the amount determined under subparagraph iii is not greater than zero, the board's small board amount is zero.
- (3) The board's distance amount is,
- (a) the product of the 2008-2009 day school average daily enrolment of pupils of the board multiplied by the board's distance factor per pupil, if the board is an English-language district school board; or
 - (b) the product of the 2008-2009 day school average daily enrolment of pupils of the board multiplied by the greater of the board's distance factor per pupil or \$168.69, if the board is a French-language district school board.
- (4) The board's distance factor per pupil is the amount determined by multiplying the urban factor specified for the board in Column 3 of Table 6 by the amount determined under the following paragraph that applies to the board:
- 1. If the distance specified for the board in Column 2 of Table 6 is less than 151 kilometres, the amount is zero.
 - 2. If the distance specified for the board in Column 2 of Table 6 is equal to or greater than 151 kilometres but less than 650 kilometres, the amount is determined using the formula:

$$(A - 150) \times \$1.03274$$

in which,

"A" is the distance specified for the board in Column 2 of Table 6.

- 3. If the distance specified for the board in Column 2 of Table 6 is equal to or greater than 650 kilometres but less than 1,150 kilometres, the amount is determined using the formula:

$$[(A - 650) \times \$0.139] + \$516.37$$

in which,

"A" is the distance specified for the board in Column 2 of Table 6.

- 4. If the distance specified for the board in Column 2 of Table 6 is equal to or greater than 1,150 kilometres, the amount is \$585.87.

- (5) The board's dispersion amount is the amount calculated using the formula,

$$(DD - F) \times ADE \times \$5.43399$$

in which,

"DD" is the dispersion distance in kilometres set out in Column 4 of Table 6 opposite the name of the board in Column 1 of that Table,

"F" is the lesser of "DD" and 14 kilometres, and

"ADE" is the 2008-2009 day school average daily enrolment of pupils of the board.

Rural and small community allocation

34. The amount of the rural and small community allocation for a district school board for the fiscal year is determined as follows:

- 1. If the percentage set out in Column 5 of Table 6 opposite the name of the board is less than 25 per cent, the amount of the allocation is zero.
- 2. If the percentage set out in Column 5 of Table 6 opposite the name of the board is greater than or equal to 25 per cent but less than 75 per cent, the amount of the allocation is determined using the formula:

$$\$41.34 \times ADE \times (A - 25\%)$$

where,

“ADE” is the 2008-2009 day school average daily enrolment of pupils of the board, and

“A” is the percentage set out in Column 5 of Table 6 opposite the name of the board.

3. If the percentage set out in Column 5 of Table 6 opposite the name of the board is greater than or equal to 75 per cent, the amount of the allocation is the product of \$20.67 and the 2008-2009 day school average daily enrolment of pupils of the board

Learning opportunities allocation

35. (1) The amount of the learning opportunities allocation for a district school board for the fiscal year is the total of the amounts set out or determined under the following paragraphs:

1. The amount set out in Column 2 of Table 7 opposite the name of the board.
2. The board's literacy and numeracy assistance amount for the fiscal year.
3. The board's student success, grades 7 to 12, amount for the fiscal year.

(2) The board's literacy and numeracy assistance amount for the fiscal year is determined as follows:

1. Determine the summer school average daily enrolment for the board for the fiscal year in accordance with section 4 of the 2008-2009 A.D.E. regulation, counting only pupils of the board enrolled in classes or courses described in subclauses (c) (iii) and (iv) of the definition of “summer school class or course” in subsection 4 (1) of that regulation.
2. Determine the continuing education average daily enrolment for the board for the fiscal year in accordance with section 3 of the 2008-2009 A.D.E. regulation, counting only pupils of the board enrolled in classes or courses described in paragraphs 3, 4 and 5 of subsection 3 (2) of that regulation.
3. Add the numbers determined under paragraphs 1 and 2.
4. Multiply the number determined under paragraph 3 by \$5,840.
5. Add the amount of the board's transportation costs related to literacy and numeracy instruction for the fiscal year.

(3) The amount of the board's transportation costs related to literacy and numeracy instruction for the fiscal year is determined as follows:

1. Take the amount of the board's transportation allocation for the fiscal year.
2. Deduct the amount determined for the board under paragraph 7 of section 41.
3. Divide the result obtained under paragraph 2 by the 2008-2009 day school average daily enrolment of pupils of the board.
4. Multiply the result obtained under paragraph 3 by the enrolment amount determined under paragraph 1 of subsection (2).
5. Multiply the result obtained under paragraph 4 by 3.0.

(4) The board's student success, grades 7 to 12, amount for the fiscal year is the amount determined as follows:

1. Multiply \$27.57 by the 2008-2009 day school average daily enrolment of pupils of the board, counting only pupils enrolled in grades 9, 10, 11 and 12.
2. Multiply \$11.01 by the 2008-2009 day school average daily enrolment of pupils of the board, counting only pupils enrolled in grades 4, 5, 6, 7 and 8.
3. Multiply 0.0023 by the difference obtained by subtracting the amount determined in respect of the board under paragraph 7 of section 41 from the transportation allocation for the board for the fiscal year.
4. Multiply the student success, grades 7 to 12, demographic factor set out in Column 3 of Table 7 opposite the name of the board in Column 1 of that Table by \$11,067,904.
5. Multiply the 2008-2009 day school average daily enrolment of pupils of the board, counting only pupils enrolled in grades 9, 10, 11 and 12, by the dispersion distance in kilometres set out in Column 4 of Table 6 opposite the name of the board in Column 1 of that Table.
6. Multiply the amount determined in paragraph 5 by \$0.55.
7. Multiply the 2008-2009 day school average daily enrolment of pupils of the board, counting only pupils enrolled in grades 4, 5, 6, 7 and 8, by the dispersion distance in kilometres set out in Column 4 of Table 6 opposite the name of the board in Column 1 of that Table.
8. Multiply the amount determined in paragraph 7 by \$0.21.

9. Add the amounts determined under paragraphs 1, 2, 3, 4, 6 and 8.
10. Add \$153,734 to the sum determined under paragraph 9.

Safe schools allocation

36. (1) The amount of the safe schools allocation for a district school board for the fiscal year is the sum of,
- (a) the programs and supports component for the district school board for the fiscal year; and
 - (b) the professional staff support component for the district school board for the fiscal year.
- (2) The amount of the programs and supports component for the district school board for the fiscal year is determined as follows:
1. Multiply the 2008-2009 day school average daily enrolment of pupils of the board by \$7.17.
 2. Multiply the 2008-2009 day school average daily enrolment of pupils of the board by the weighted per-pupil amount for programs and supports set out in Column 2 of Table 8 opposite the name of the board.
 3. Multiply the 2008-2009 day school average daily enrolment of pupils of the board, counting only pupils enrolled in grades 9, 10, 11 and 12, by the dispersion distance in kilometres set out in Column 4 of Table 6 opposite the name of the board.
 4. Multiply the number determined under paragraph 3 by \$0.458976.
 5. Multiply the 2008-2009 day school average daily enrolment of pupils of the board, counting only pupils enrolled in grades 4, 5, 6, 7 and 8, by the dispersion distance in kilometres set out in Column 4 of Table 6 opposite the name of the board.
 6. Multiply the number determined under paragraph 5 by \$0.172116.
 7. Total the amounts determined under paragraphs 1, 2, 4 and 6.
 8. Take the greater of \$50,000 and the amount determined under paragraph 7.
- (3) The amount of the professional staff support component for the district school board for the fiscal year is determined as follows:
1. Multiply the 2008-2009 day school average daily enrolment of pupils of the board by \$3.28.
 2. Multiply the 2008-2009 day school average daily enrolment of pupils of the board by the weighted per-pupil amount for professional staff support, set out in Column 3 of Table 8 opposite the name of the board.
 3. Multiply the 2008-2009 day school average daily enrolment of pupils of the board, counting only pupils enrolled in grades 9, 10, 11 and 12, by the dispersion distance in kilometres set out in Column 4 of Table 6 opposite the name of the board.
 4. Multiply the number determined under paragraph 3 by \$0.209664.
 5. Multiply the 2008-2009 day school average daily enrolment of pupils of the board, counting only pupils enrolled in grades 4, 5, 6, 7 and 8, by the dispersion distance in kilometres set out in Column 4 of Table 6 opposite the name of the board.
 6. Multiply the number determined under paragraph 5 by \$0.078624.
 7. Total the amounts determined under paragraphs 1, 2, 4 and 6.
 8. Take the greater of \$25,000 and the amount determined under paragraph 7.

Continuing education and other programs allocation

37. (1) The amount of the continuing education and other programs allocation for a district school board for the fiscal year is determined as follows:
1. Determine the 2008-2009 day school average daily enrolment for the board, for the fiscal year, in accordance with section 2 of the 2008-2009 A.D.E. regulation, counting only pupils of the board who are at least 21 years of age on December 31, 2008.
 2. Determine the continuing education average daily enrolment for the board for the fiscal year, in accordance with section 3 of the 2008-2009 A.D.E. regulation, counting only pupils enrolled in classes or courses described in paragraphs 1, 2, 6 and 7 of subsection 3 (2) of that regulation and excluding,
 - i. pupils to whom subsection 49 (6) of the Act applies, and
 - ii. pupils in respect of whom the board charges a fee under subsection 8 (4) of the 2008-2009 fees regulation.

3. Determine the summer school average daily enrolment for the board for the fiscal year, in accordance with section 4 of the 2008-2009 A.D.E. regulation, counting only pupils enrolled in classes or courses described in subclause (c) (i), (ii), (v) or (vi) of the definition of "summer school class or course" in subsection 4 (1) of that regulation, excluding pupils to whom subsection 49 (6) of the Act applies and pupils in respect of whom the board charges a fee under subsection 8 (5) of the 2008-2009 fees regulation.
4. Add the numbers determined under paragraphs 1, 2 and 3.
5. Multiply the total determined under paragraph 4 by \$2,679.
6. Determine the amount for international languages for the board.
7. Determine the amount for the board for prior learning assessment and recognition that is not provided as part of a day school program.
8. Total the amounts determined under paragraphs 5, 6 and 7.

(2) Subsections (3) and (4) apply if a board establishes classes to provide instruction in a language other than English or French and the classes are approved by the Minister as part of an international languages elementary school program.

(3) Except as provided in subsection (4), the amount for international languages for the board is the number of hours of instruction provided by the board in classes described in subsection (2), multiplied by \$45.64.

(4) If the quotient obtained by dividing the number of elementary school pupils enrolled in classes described in subsection (2) that have been established by the board by the number of those classes is less than 23, the \$45.64 per hour rate specified in subsection (3) is reduced by the product of \$1 and the difference between the quotient and 23.

(5) The amount for the board for the fiscal year for prior learning assessment and recognition that is not provided as part of a day school program is the sum of the amounts determined under the following paragraphs:

1. Multiply \$108 by the number of mature students of the board who, during the school board fiscal year, received an individual student assessment for grade 9 or 10 credits in accordance with section 6.6 of the document entitled "Ontario Secondary Schools, Grades 9 to 12 — Program and Diploma Requirements — 1999", which is available as described in subsection 3 (4).
2. Multiply \$108 by the number of mature students of the board who, during the school board fiscal year, received an individual student equivalency assessment for grade 11 or 12 credits in accordance with section 6.6 of the document entitled "Ontario Secondary Schools, Grades 9 to 12 — Program and Diploma Requirements — 1999", which is available as described in subsection 3 (4).
3. Multiply \$324 by the number of completed challenges for grades 11 and 12 credits undertaken during the school board fiscal year by mature students of the board in accordance with section 6.6 of the Ministry's publication entitled "Ontario Secondary Schools Grades 9 to 12 — Program and Diploma Requirements — 1999", which is available as described in subsection 3 (4).

(6) The following rules apply for purposes of subsection (5):

1. A pupil of the board is a mature student for the fiscal year if he or she is at least 18 years of age on December 31, 2008 and was not enrolled in a day school program in one or more prior school years.
2. In determining the number of completed challenges for grades 11 and 12 credits undertaken by mature students of the board, a full credit course is counted as one credit and a half-credit course is counted as 0.5 credit.

Cost adjustment and new teacher induction program allocation

38. (1) The amount of the cost adjustment and new teacher induction program allocation for a district school board for the fiscal year is the total of the following amounts:

1. The new teacher induction program amount.
2. The elementary school teacher qualification and experience amount.
3. The secondary school teacher qualification and experience amount.
4. The amount set out in Column 2 of Table 10 opposite the name of the board.

(2) For purposes of this section and sections 39 and 40, the counting practices usually followed by the board for staffing purposes apply, subject to the following rules:

1. A teacher who is not assigned to provide instruction to pupils of the board in a regular timetable that is in effect as of October 31, 2008 is not counted, unless he or she is on a leave of absence with pay on October 31, 2008 and the board is not reimbursed for the teacher's pay during the leave of absence.
2. The provision of library instruction or guidance to pupils is considered the provision of instruction to pupils for the purposes of paragraph 1.

(3) In this section and in sections 39 and 40,

“AEFO” stands for l’Association des enseignantes et des enseignants franco-ontariens; (“AEFO”)

“AEFO certification” means the AEFO certification of Group 1, Group 2, Group 3 or Group 4; (“certification de l’AEFO”)

“new teacher” and “new teaching period” have the same meaning as in Part X.0.1 of the Act (“nouvel enseignant” et “nouvelle période d’enseignement”);

“OSSTF” stands for the Ontario Secondary School Teachers’ Federation; (“FEESO”)

“OSSTF certification” means the OSSTF certification of Group 1, Group 2, Group 3 or Group 4; (“certification de la FEESO”)

“QECO” stands for Qualifications Evaluation Council of Ontario; (“COEQ”)

“QECO category” means the QECO category D, C, B, A1, A2, A3 or A4; (“catégorie du COEQ”)

“qualification category” means AEFO certification, OSSTF certification or QECO category; (“catégorie de qualifications”)

“teacher” includes a temporary teacher and does not include,

(a) a continuing education teacher, or

(b) an occasional teacher, except as provided in paragraph 3 of subsection 40 (4). (“enseignant”)

New teacher induction program amount

39. (1) The amount for a district school board for the fiscal year for the new teacher induction program is the sum of,

(a) \$20,000; and

(b) the product of \$2,000 and the number of teachers employed by the board who are new teachers and whose new teaching period commences between October 2, 2007 and October 31, 2008.

(2) For the purposes of subsection (1), the number of teachers employed by the board is determined by counting each person employed by the board as of October 31, 2008 as a teacher, whether the person is employed on a full-time basis or a part-time basis.

Elementary and secondary qualification and experience amount

40. (1) The amount for a district school board for the fiscal year for elementary school teacher qualification and experience is determined as follows:

1. For each cell in Table 9, determine the number of teachers employed by the board to provide instruction to elementary school pupils who have the qualification category and the number of full years of teaching experience that correspond with the co-ordinates of the cell. For example, a teacher with a qualification category of D and 0.7 years of teaching experience is counted for the purposes of cell D-1 and a teacher with a qualification category of A2 or group 2 and 3.2 years of teaching experience is counted for the purposes of cell A2/group 2-3.
2. For each cell in Table 9, multiply the number of teachers employed by the board to provide instruction to elementary school pupils who are counted for the purposes of the cell by the number set out in that cell in that Table.
3. Add all the products obtained under paragraph 2 for the board.
4. Divide the sum determined under paragraph 3 by the total number of teachers employed by the board to provide instruction to elementary school pupils.
5. Subtract one from the number obtained under paragraph 4.
6. Multiply the result obtained under paragraph 5 by \$3,500.02.
7. Multiply the amount determined under paragraph 6 by the 2008-2009 day school average daily enrolment of elementary school pupils of the board.

(2) The amount for a district school board for the fiscal year for secondary school teacher qualification and experience is determined as follows:

1. For each cell in Table 9, determine the number of teachers employed by the board to provide instruction to secondary school pupils who have the qualification category and the number of full years of teaching experience that correspond with the co-ordinates of the cell. For example, a teacher with a qualification category of D and 0.7 years of teaching experience is counted for the purposes of cell D-1 and a teacher with a qualification category of A2 or group 2 and 3.2 years of teaching experience is counted for the purposes of cell A2/group 2-3.
2. For each cell in Table 9, multiply the number of teachers employed by the board to provide instruction to secondary school pupils who are counted for the purposes of the cell by the number set out in that cell in that Table.

3. Add all the products obtained under paragraph 2 for the board.
4. Divide the sum determined under paragraph 3 by the total number of teachers employed by the board to provide instruction to secondary school pupils.
5. Subtract one from the number obtained under paragraph 4.
6. Multiply the result obtained under paragraph 5 by \$4,430.88.
7. Multiply the amount determined under paragraph 6 by the 2008-2009 day school average daily enrolment of secondary school pupils of the board.

(3) For the purposes of this section, the number of teachers employed by a board is the full-time equivalent number of persons employed by the board as of October 31, 2008 to teach.

(4) The following rules apply to the counting of teachers for the purposes of subsection (3):

1. If a teacher is assigned in a regular timetable that is in effect as of October 31, 2008 to spend part of his or her time providing instruction to pupils of the board and is also assigned, as of that date, under section 17 of Regulation 298 of the Revised Regulations of Ontario, 1990 (Operation of Schools — General) made under the Act, to spend part of his or her time acting as a consultant, co-ordinator or supervisor, the full-time equivalency for the teacher is determined as follows:
 - i. Determine the average number of hours per day in the cycle that includes October 31, 2008 for which the teacher is regularly scheduled, in accordance with the timetable, to provide instruction to pupils of the board or to prepare for such instruction. For the purposes of this subparagraph, a count of hours is accurate to one decimal place.
 - ii. Divide the total determined under subparagraph i by 5.
2. If a principal or vice-principal is assigned in a regular timetable that is in effect as of October 31, 2008 to spend part of his or her time providing instruction to pupils of the board, the principal or vice-principal is counted as a teacher for the purposes of this section and his or her full-time equivalency as a teacher is determined as follows:
 - i. Determine the average number of hours per day in the cycle that includes October 31, 2008 for which the principal or vice-principal is regularly scheduled, in accordance with the timetable, to provide instruction to pupils of the board. For the purposes of this subsection, a count of hours is accurate to one decimal place.
 - ii. Divide the number determined under subparagraph i by 5.
3. An occasional teacher who is assigned to provide instruction to pupils of the board in a regular timetable in effect on October 31, 2008 is counted as a teacher for the purposes of this section unless the teacher whom the occasional teacher replaces is included in determining the number of teachers employed by the board under subsection (3) and the board can reasonably expect the teacher to resume instructional duties with the board in the fiscal year.

(5) In this section, a cell of Table 9 is referred to by its qualification category co-ordinate followed by the number co-ordinate representing full years of teaching experience. For example, cell C-1 of Table 9 contains the number 0.6185 and cell A1/group 1-3 contains the number 0.7359.

(6) The following rules apply in determining the number of full years of teaching experience of a teacher:

1. The number of full years of teaching experience of a teacher is deemed to be the teacher's number of years of teaching experience before the first day of the 2008-2009 school year, rounded to the nearest whole number if the teacher's number of years of teaching experience is not a whole number and, for this purpose, a number ending in .5 is considered to be nearer to the next whole number.
2. If the number of full years of teaching experience of a teacher exceeds 10, the number of full years of teaching experience of the teacher is deemed to be 10.
3. The number of full years of teaching experience of a principal or vice-principal is deemed to be 10.

(7) The following rules apply, as of October 31, 2008, to determine the qualification category of a teacher:

1. If a board uses an AEFO certification system for salary purposes in relation to a teacher employed by it, that AEFO certification system is used for that teacher for the purposes of this section.
2. If a board uses a QECO categories system for salary purposes in relation to a teacher employed by it, that QECO categories system is used for that teacher for the purposes of this section.
3. If a board uses an OSSTF certification system for salary purposes in relation to a teacher employed by it, that OSSTF certification system is used for that teacher for the purposes of this section.
4. Subject to paragraph 6, if a board does not use a QECO categories system for salary purposes in relation to an elementary school teacher employed by it, the classification system used by the board for elementary school teachers in filling out the 2005 Data Form A is used for that teacher for the purposes of this section.

5. Subject to paragraph 6, if a board does not use an AEFO certification system, a QECO categories system or an OSSTF certification system for salary purposes in relation to a secondary school teacher employed by it, the classification system used by the board for secondary school teachers in filling out the 2005 Data Form A is used for that teacher for the purposes of this section.
6. In the circumstances described in paragraph 4 or 5, the board may elect, by written notice to the Minister, to use the AEFO certification system, the QECO categories system referred to by QECO as QECO Programme Level 4 or the 1992 OSSTF certification system, instead of the classification system required under paragraph 4 or 5.
7. The qualification category of a principal or vice-principal is deemed to be A4/Group 4.
8. If the qualification category of a person is changed after October 31, 2008 and the change for salary purposes is retroactive to a day in the period between the first day of the 2008-2009 school year and October 31, 2008, the changed qualification category must be used for the purposes of this section.
9. The 2005 Data Form A, referred to in paragraphs 4 and 5, is available as described in subsection 3 (5).

Transportation allocation

- 41.** The amount of the transportation allocation for a district school board for the fiscal year is determined as follows:
 1. Take the amount determined in respect of the board under paragraph 6 of section 37 of the 2007-2008 grant regulation.
 2. Multiply the amount determined under paragraph 1 by 0.033.
 3. Take the 2007-2008 day school average daily enrolment of pupils of the board, within the meaning of the 2007-2008 grant regulation.
 4. Divide the 2008-2009 day school average daily enrolment of pupils of the board by the number determined under paragraph 3. If the quotient is less than 1, it is deemed to be 1.
 5. Multiply the amount determined under paragraph 1 by the number determined under paragraph 4.
 6. Total the amounts determined under paragraphs 2 and 5.
 7. Determine the board's expenditure in the fiscal year that is approved by the Minister, based on submissions by the board, in respect of transportation to and from the Ontario School for the Blind, an Ontario School for the Deaf or a demonstration school established by or operated under an agreement with the Minister for pupils with severe communicational exceptionalities.
 8. Total the amounts determined under paragraphs 6 and 7.

Administration and governance allocation

- 42.** (1) The amount of the administration and governance allocation for a district school board for the fiscal year is the total of the amounts listed in the following paragraphs:
 1. The amount determined under subsection (2) for the board for board members' and student trustees' honoraria and expenses.
 2. The amount determined under subsection (4) for the board for directors of education and supervisory officers.
 3. The amount determined under subsection (5) for the board for administration costs.
 4. The amount determined under subsection (6) for the board for multiple municipalities.
- (2) The amount for the board for board members' and student trustees' honoraria and expenses is determined as follows:
 1. Multiply the number of members of the board by \$5,000. For the purposes of this paragraph and paragraphs 3, 5, and 11, the number of members of the board is the sum of,
 - i. the number of members determined for the board under subclause 58.1 (2) (k) (i) of the Act for the purposes of the 2006 regular election or, if a resolution referred to in subsection 58.1 (10.1) of the Act is in effect for the purposes of that election, the number of members specified in the resolution, and
 - ii. the number of Native representatives determined for the board under subsection 188 (5) of the Act for the term of office beginning in December, 2006.
 2. Add \$10,000 to the amount determined under paragraph 1.
 3. Multiply \$7,100 by the number of members of the board.
 4. Add \$7,500 to the amount determined under paragraph 3.
 5. Multiply \$1,800 by the number of members of the board if the board has,
 - i. a board area greater than 9,000 square kilometres, as set out in Table 1 of Ontario Regulation 412/00 (Elections to and Representation on District School Boards) made under the Act, as that regulation read on January 1, 2008, or

- ii. a dispersal factor of greater than 25 as set out in Table 5 of Ontario Regulation 412/00, made under the Act, as that regulation read on January 1, 2008.
6. Take the sum of the amounts that would be determined for the members of the board under subsections 6 (2), (3) and (4) of Ontario Regulation 357/06 (Honoraria for Board Members) made under the Act, for the year beginning December 1, 2008, if only pupils of the board were counted in determining the enrolment of the board in section 9 of that regulation.
7. Take the total of the amounts determined under paragraphs 4 and 6 and under paragraph 5, if any.
8. Subtract the amount determined under paragraph 2 from the amount determined under paragraph 7.
9. Multiply the amount determined under paragraph 8 by 0.5.
10. Add the amount determined under paragraph 9 to the amount determined under paragraph 2 to determine the amount for board members' honoraria.
11. Multiply the number of members of the board by \$5,000 to determine the amount for board members' expenses.
12. Determine the amount for the fiscal year of the honoraria to which student trustees of the board are entitled under subsection 55 (8) of the Act.
13. Divide the amount determined under paragraph 12 by 2 to determine the amount for student trustees' honoraria.
14. Multiply the number of student trustees required by board policy on September 1, 2008 by \$5,000, to determine the amount for student trustees' expenses.
15. Total the amounts obtained under paragraphs 10, 11, 13 and 14.
- (3) For the purposes of subsection (4), pupils are counted on the basis of the 2008-2009 day school average daily enrolment of pupils of the board.
- (4) The amount for the board for directors of education and supervisory officers is determined as follows:
 1. Allow \$490,503 as a base amount.
 2. Allow \$12.50 per pupil for the first 10,000 pupils of the board.
 3. Allow \$18.26 per pupil for the next 10,000 pupils of the board.
 4. Allow \$25.10 per pupil for the remaining pupils of the board.
 5. Total the amounts allowed under paragraphs 1 to 4.
 6. Add 2.17 per cent of the amount of the board's remote and rural allocation for the fiscal year.
 7. Add 0.62 per cent of the total of the amounts determined for the board under paragraph 1 of subsection 35 (1).
 8. Add 1 per cent of the total of the amounts determined for the board under section 49 for new pupil places, section 50 for primary class size reduction, section 51 for growth schools, section 52 for the capital transitional adjustment, section 53 for the replacement of schools that are prohibitive to repair and section 54 for the construction of facilities described in clauses 234 (1) (b) and (c) of the Act.
- (5) The amount for the board for administration costs is determined as follows:
 1. Allow \$91,216 as a base amount.
 2. Add the product of \$197.58 and the 2008-2009 day school average daily enrolment of pupils of the board.
 3. Add 11.94 per cent of the amount of the board's remote and rural allocation for the fiscal year.
 4. Add 0.62 per cent of the amount set out in Column 2 of Table 7 opposite the name of the board.
 5. Add 1 per cent of the total of the amounts determined for the board under section 49 for new pupil places, section 50 for primary class size reduction, section 51 for growth schools, section 52 for the capital transitional adjustment, section 53 for the replacement of schools that are prohibitive to repair and section 54 for the construction of facilities described in clauses 234 (1) (b) and (c) of the Act.
 6. If the 2008-2009 day school average daily enrolment of pupils of the board is less than 26,000, add \$200,000.
 7. Add an amount to assist the board to implement the standards recommended by the Public Sector Accounting Board of the Canadian Institute of Chartered Accountants, determined using the formula:

$$(A \times \$1.05) + \$50,000$$

in which,

"A" is the 2008-2009 day school average daily enrolment of pupils of the board.

(6) The amount, if any, for a board for multiple municipalities is the amount determined under the following rules:

1. If, on September 1, 2008, there are at least 30 but not more than 49 municipalities situated wholly or partly within the board's area of jurisdiction, the amount is determined using the following formula:

$$(n - 29) \times \$500$$

in which,

"n" is the number of those municipalities.

2. If, on September 1, 2008, there are at least 50 but not more than 99 municipalities situated wholly or partly within the board's area of jurisdiction, the amount is determined using the following formula:

$$\$10,000 + [(n - 49) \times \$750]$$

in which,

"n" is the number of those municipalities.

3. If, on September 1, 2008, there are at least 100 municipalities situated wholly or partly within the board's area of jurisdiction, the amount is determined using the following formula:

$$\$47,500 + [(n - 99) \times \$1,000]$$

in which,

"n" is the number of those municipalities.

(7) For the purposes of subsection (6), a deemed district municipality is not counted as a municipality.

Program enhancement allocation

43. The amount of the program enhancement allocation for a district school board for the fiscal year is determined by multiplying \$9,650 by the total number of qualifying sole elementary schools, qualifying sole secondary schools and qualifying combined schools of the board, as determined under subsection 16 (3).

Community use of schools allocation

44. (1) The amount of the community use of schools allocation for a district school board for the fiscal year is the total of the following amounts:

1. The community use of schools operations amount for the district school board for the fiscal year, set out in Column 2 of Table 13 opposite the name of the board.
2. The community use of schools coordinators' amount for the district school board for the fiscal year, determined as follows:
 - i. Multiply the number of qualifying schools of the board by \$800.
 - ii. Add \$36,000 to the product determined under subparagraph i.

(2) In this section,

"qualifying school" means a school that is a qualifying sole elementary school, a qualifying sole secondary school or a qualifying combined school under subsection 16 (3).

Pupil accommodation allocation

45. (1) The amount of the pupil accommodation allocation for a district school board for the fiscal year is the total of the following amounts:

1. The amount for school operations.
2. The amount for school renewal.
3. The amount for urgent and high priority renewal projects.
4. The amount for new pupil places.
5. The amount for primary class size reduction.
6. The amount for growth schools.
7. The amount for the capital transitional adjustment.
8. The amount for the replacement of schools that are prohibitive to repair.
9. The amount for the construction of facilities described in clauses 234 (1) (b) and (c) of the Act.

10. The amount for outstanding capital commitments.

(2) In this section and in sections 46 to 56,

“2006-2007 enrolment” means, in respect of a school operated by a board, the 2006-2007 day school average daily enrolment of pupils of the board, within the meaning of Ontario Regulation 339/06 (Calculation of Average Daily Enrolment for the 2006-2007 School Board Fiscal Year) made under the Act, counting only pupils enrolled in the school; (“effectif de 2006-2007”)

“2006-2007 reported capacity” means, in respect of a school operated by a board, the school capacity as reported in Appendix C to the board’s 2006-2007 financial statements prepared and submitted to the Ministry under the Act; (“capacité d’accueil déclarée pour 2006-2007”)

“2007-2008 enrolment” means, in respect of a school operated by a board, the 2007-2008 day school average daily enrolment of pupils of the board within the meaning of Ontario Regulation 150/07 (Calculation of Average Daily Enrolment for the 2007-2008 School Board Fiscal Year) made under the Act, counting only pupils enrolled in the school; (“effectif de 2007-2008”)

“2007-2008 reported capacity” means, in respect of a school operated by a board, the school capacity as reported in Appendix C to the board’s 2007-2008 financial statements prepared and submitted to the Ministry under the Act; (“capacité d’accueil déclarée pour 2007-2008”)

“2008-2009 enrolment” means, in respect of a school operated by a board, the 2008-2009 day school average daily enrolment of pupils of the board, counting only pupils enrolled in the school; (“effectif de 2008-2009”)

“elementary facility” means a facility that is or was an elementary school of a board; (“établissement élémentaire”)

“instructional space” means a space in a school that can reasonably be used for instructional purposes; (“aire d’enseignement”)

“outlying elementary school” has the same meaning as in subsection 32 (2); (“école élémentaire excentrée”)

“outlying secondary school” has the same meaning as in subsection 32 (2); (“école secondaire excentrée”)

“secondary facility” means a facility that is or was a secondary school of a board. (“établissement secondaire”)

Amount for school operations *

46. (1) The amount for the board for the fiscal year for school operations is determined as follows:

1. Determine the 2008-2009 day school average daily enrolment of elementary school pupils of the board.
2. Multiply the number determined under paragraph 1 by the benchmark area requirement per pupil of 9.7 metres squared to obtain the elementary school area requirement for the board.
3. Determine the adjusted elementary school area requirement for the board in metres squared by applying, to the amount determined under paragraph 2, the supplementary elementary school area factor approved for the board by the Minister in accordance with subsections (2) and (3).
4. Determine the day school average daily enrolment for the board for the 2008-2009 fiscal year, in accordance with section 2 of the 2008-2009 day school A.D.E. regulation, counting only pupils who are at least 21 years of age on December 31, 2008.
5. Determine the continuing education average daily enrolment for the board for the 2008-2009 fiscal year, in accordance with section 3 of the 2008-2009 A.D.E. regulation, counting only pupils enrolled in a course for which the pupil may earn a credit and in which instruction is given between 8 a.m. and 5 p.m. and excluding,
 - i. pupils enrolled in a continuing education course delivered primarily through means other than classroom instruction,
 - ii. pupils to whom subsection 49 (6) of the Act applies, and
 - iii. pupils in respect of whom the board charges a fee under subsection 8 (4) of the 2008-2009 fees regulation.
6. Determine the summer school average daily enrolment for the board for the 2008-2009 fiscal year, in accordance with section 4 of the 2008-2009 A.D.E. regulation, excluding,
 - i. pupils to whom subsection 49 (6) of the Act applies, and
 - ii. pupils in respect of whom the board charges a fee under subsection 8 (5) of the 2008-2009 fees regulation.
7. Take the total number of pupil places in education programs provided by the board that are qualifying education programs within the meaning of subsection 23 (2) for which instruction is provided on board premises.
8. Add the numbers determined under paragraphs 4, 5, 6 and 7.
9. Multiply the total determined under paragraph 8 by the benchmark area requirement per pupil of 9.29 metres squared, to obtain the continuing education and other programs area requirement for the board.

10. Determine the adjusted continuing education and other programs area requirement for the board in metres squared by applying, to the amount determined under paragraph 9, the supplementary continuing education and other programs area factor approved for the board by the Minister in accordance with subsection (4).
11. Determine the 2008-2009 day school average daily enrolment of secondary school pupils of the board.
12. Multiply the number determined under paragraph 11 by the benchmark area requirement per pupil of 12.07 metres squared to obtain the secondary school area requirement for the board.
13. Determine the adjusted secondary school area requirement for the board in metres squared by applying, to the amount determined under paragraph 12, the supplementary secondary school area factor approved for the board by the Minister in accordance with subsection (6).
14. Obtain the adjusted total area requirement for the board in metres squared by adding the following amounts:
 - i. The adjusted elementary school area requirement for the board determined under paragraph 3.
 - ii. The adjusted continuing education and other programs area requirement for the board determined under paragraph 10.
 - iii. The adjusted secondary school area requirement for the board determined under paragraph 13.
15. Multiply the number obtained under paragraph 14 by the benchmark operating cost of \$67.41 per metre squared.
16. For each elementary school of the board, calculate a top-up amount for school operations as follows:
 - i. Determine the 2008-2009 enrolment.
 - ii. Determine the capacity of the school, in terms of pupil places, in accordance with subsection 56 (31). However, the capacity of a school for which the number determined under subparagraph i is zero is deemed, for the purposes of this paragraph, to be zero.
 - iii. Multiply the number determined under subparagraph i by the benchmark area requirement per pupil of 9.7 metres squared.
 - iv. Multiply the number determined under subparagraph iii by the benchmark operating cost of \$67.41 per metre squared.
 - v. Multiply the number determined under subparagraph iv by the supplementary elementary school area factor approved for the board by the Minister in accordance with subsections (2) and (3).
 - vi. Multiply the capacity of the school, in terms of pupil places, as determined under subparagraph ii, by the benchmark area requirement per pupil of 9.7 metres squared.
 - vii. Multiply the number determined under subparagraph vi by the benchmark operating cost of \$67.41 per metre squared.
 - viii. Multiply the number determined under subparagraph vii by the supplementary elementary school area factor approved for the board by the Minister in accordance with subsections (2) and (3).
 - ix. Multiply the number determined under subparagraph viii by 0.2.
 - x. Subtract the number determined under subparagraph v from the number determined under subparagraph viii.
 - xi. Take the lesser of the number determined under subparagraph ix and the number determined under subparagraph x to obtain the top-up amount for school operations for the elementary school. However, if the number determined under subparagraph x is zero or a negative number or if the number determined under subparagraph i is zero, the top-up amount for school operations for the elementary school is zero.
17. Total the top-up amounts determined under paragraph 16 for each elementary school of the board.
18. Identify the elementary schools of the board that are distant elementary schools of the board within the meaning of subsection 29 (2.1) of the 2003-2004 grant regulation, but that are neither rural elementary schools nor outlying elementary schools.
19. For each elementary school identified under paragraph 18, subtract the amount determined under paragraph 15 of subsection 37 (3) of the 2003-2004 grant regulation from the amount determined under paragraph 16.1 of that subsection of that regulation. If the difference determined for a school is negative, the amount for that school is deemed to be zero.
20. Total the amounts determined under paragraph 19 for the elementary schools identified under paragraph 18.
21. Take the amount, if any, set out in Column 2 of Table 11 opposite the name of the board.
22. Total the amounts determined under paragraphs 20 and 21.

23. Identify the rural elementary schools of the board that are not outlying elementary schools of the board.
24. Total the amounts determined under subparagraph 16 x for the rural elementary schools of the board identified in paragraph 23. If the number determined for a school under subparagraph 16 i is zero, or if the number determined for the school under subparagraph 16 x is negative, the number determined for the school under subparagraph 16 x is deemed to be zero for the purposes of this paragraph.
25. Total the amounts determined under subparagraph 16 xi for the rural elementary schools of the board identified in paragraph 23.
26. Subtract the amount determined under paragraph 25 from the amount determined under paragraph 24.
27. Total the amounts determined under subparagraph 16 x for the outlying elementary schools of the board. If the number determined for a school under subparagraph 16 i is zero, or if the number determined for the school under subparagraph 16 x is negative, the number determined for the school under subparagraph 16 x is deemed to be zero for the purposes of this paragraph.
28. Total the amounts determined under subparagraph 16 xi for the outlying elementary schools of the board.
29. Subtract the amount determined under paragraph 28 from the amount determined under paragraph 27.
30. For each secondary school of the board, calculate a top-up amount for school operations as follows:
 - i. Determine the 2008-2009 enrolment.
 - ii. Determine the capacity of the school, in terms of pupil places, in accordance with subsection 56 (32). However, the capacity of a school for which the number determined under subparagraph i is zero is deemed, for the purposes of this paragraph, to be zero.
 - iii. Multiply the number determined under subparagraph i by the benchmark area requirement per pupil of 12.07 metres squared.
 - iv. Multiply the number determined under subparagraph iii by the benchmark operating cost of \$67.41 per metre squared.
 - v. Multiply the number determined under subparagraph iv by the supplementary secondary school area factor approved for the board by the Minister in accordance with subsection (6).
 - vi. Multiply the capacity of the school, in terms of pupil places, as determined under subparagraph ii, by the benchmark area requirement per pupil of 12.07 metres squared.
 - vii. Multiply the number determined under subparagraph vi by the benchmark operating cost of \$67.41 per metre squared.
 - viii. Multiply the number determined under subparagraph vii by the supplementary secondary school area factor approved for the board by the Minister in accordance with subsection (6).
 - ix. Multiply the number determined under subparagraph viii by 0.2.
 - x. Subtract the number determined under subparagraph v from the number determined under subparagraph viii.
 - xi. Take the lesser of the number determined under subparagraph ix and the number determined under subparagraph x to obtain the top-up amount for school operations for the secondary school. However, if the number determined under subparagraph x is zero or a negative number or if the number determined under subparagraph i is zero, the top-up amount for school operations for the secondary school is zero.
31. Total the top-up amounts for school operations determined under paragraph 30 for each secondary school of the board.
32. Identify the secondary schools of the board that are distant secondary schools of the board within the meaning of subsection 29 (2.6) of the 2003-2004 grant regulation, but that are neither rural secondary schools nor outlying secondary schools.
33. For each secondary school identified under paragraph 32, subtract the amount determined under paragraph 17 of subsection 37 (3) of the 2003-2004 grant regulation from the amount determined under paragraph 18.1 of that subsection of that regulation. If the difference determined for a school is negative, the amount for that school is deemed to be zero.
34. Total the amounts determined under paragraph 33 for the secondary schools identified under paragraph 32.
35. Take the amount, if any, set out in Column 3 of Table 11 opposite the name of the board.
36. Total the amounts determined under paragraphs 34 and 35.
37. Identify the rural secondary schools of the board that are not outlying secondary schools of the board.

38. Total the amounts determined under subparagraph 30 x for the rural secondary schools of the board identified in paragraph 37. If the number determined for a school under subparagraph 30 i is zero, or if the number determined for the school under subparagraph 30 x is negative, the number determined for the school under subparagraph 30 x is deemed to be zero for the purposes of this paragraph.
 39. Total the amounts determined under subparagraph 30 xi for the rural secondary schools of the board identified in paragraph 37.
 40. Subtract the amount determined under paragraph 39 from the amount determined under paragraph 38.
 41. Total the amounts determined under subparagraph 30 x for the outlying secondary schools of the board. If the number determined for a school under subparagraph 30 i is zero, or if the number determined for the school under subparagraph 30 x is negative, the number determined for the school under subparagraph 30 x is deemed to be zero for the purposes of this paragraph.
 42. Total the amounts determined under subparagraph 30 xi for the outlying secondary schools of the board.
 43. Subtract the amount determined under paragraph 42 from the amount determined under paragraph 41.
 44. Take the lesser of,
 - i. the amount for renewal software licensing fees set out in Column 2 of Table 12 opposite the name of the board, and
 - ii. the board's expenditure for renewal software licensing fees as reported to the Ministry in the board's annual financial statements for the school board fiscal year.
 45. Total the amounts determined under paragraphs 15, 17, 22, 26, 29, 31, 36, 40, 43 and 44.
- (2) For the purposes of paragraph 3 of subsection (1), the Minister shall approve a supplementary elementary school area factor for a board that the Minister considers appropriate in order to make allowance for any disproportionate space needs that are particular to the board and that are caused by,
- (a) the fact that the board is operating a school that can reasonably be considered to be too large for the community it serves, whether because of declining enrolment or for some other reason;
 - (b) the fact that the board is operating a school in a building, the physical characteristics of which can reasonably be considered to be neither compatible with nor easily modified to conform to the benchmark area requirements referred to in subsection (1);
 - (c) the fact that the board has disproportionately high space requirements because the board serves a disproportionately high number of pupils in special education programs or in other education programs with high space requirements; or
 - (d) other circumstances approved by the Minister.
- (3) In determining an amount for the purposes of subsection (2), the Minister shall have regard to the effect of the circumstances referred to in clauses (2) (a) to (d) on the board's space needs.
- (4) Subject to subsection (5), subsections (2) and (3) apply with necessary modifications to require the Minister to approve a supplementary continuing education and other programs area factor for a board and, for that purpose, a reference to elementary school area is deemed to be a reference to continuing education and other programs area.
- (5) The Minister shall not approve a factor for a board under subsection (4) that is greater than the factor approved for the board under subsection (6).
- (6) Subsections (2) and (3) apply with necessary modifications to require the Minister to approve a supplementary secondary school area factor for a board and, for that purpose, a reference to elementary school area is deemed to be a reference to secondary school area.

Amount for school renewal

47. The amount for the board for the fiscal year for school renewal is determined as follows:

1. Take the percentage of the total elementary school area of the board that relates to buildings that are less than 20 years old, as set out in Column 2 of Table 14 opposite the name of the board.
2. Apply the percentage referred to in paragraph 1 to the benchmark renewal cost per metre squared of \$7.03.
3. Take the percentage of the total elementary school area of the board that relates to buildings that are 20 years old or older, as set out in Column 3 of Table 14 opposite the name of the board.
4. Apply the percentage referred to in paragraph 3 to the benchmark renewal cost per metre squared of \$10.54.
5. Add the amounts obtained under paragraphs 2 and 4, to obtain a weighted average benchmark elementary school renewal cost per metre squared.

6. Multiply the amount obtained under paragraph 5 by the adjusted elementary school area requirement for the board determined under paragraph 3 of subsection 46 (1).
7. Take the percentage of the total secondary school area of the board that relates to buildings that are less than 20 years old, set out in Column 4 of Table 14 opposite the name of the board.
8. Apply the percentage referred to in paragraph 7 to the benchmark renewal cost per metre squared of \$7.03.
9. Take the percentage of the total secondary school area of the board that relates to buildings that are 20 years old or older, as set out in Column 5 of Table 14 opposite the name of the board.
10. Apply the percentage referred to in paragraph 9 to the benchmark renewal cost per metre squared of \$10.54.
11. Add the amounts obtained under paragraphs 8 and 10, to obtain a weighted average benchmark secondary school renewal cost per metre squared.
12. Multiply the amount obtained under paragraph 11 by the adjusted secondary school area requirement for the board determined under paragraph 13 of subsection 46 (1).
13. Multiply the amount obtained under paragraph 11 by the adjusted continuing education and other programs area requirement for the board determined under paragraph 10 of subsection 46 (1).
14. For each elementary school of the board, calculate a top-up amount for school renewal as follows:
 - i. Determine the 2008-2009 enrolment.
 - ii. Determine the capacity of the school, in terms of pupil places, in accordance with subsection 56 (31). However, the capacity of a school for which the number determined under subparagraph i is zero is deemed, for the purposes of this paragraph, to be zero.
 - iii. Multiply the number determined under subparagraph i by the benchmark area requirement per pupil of 9.7 metres squared.
 - iv. Multiply the number determined under subparagraph iii by the weighted average benchmark elementary school renewal cost per metre squared, as determined for the board under paragraph 5.
 - v. Multiply the number determined under subparagraph iv by the supplementary elementary school area factor approved for the board by the Minister in accordance with subsections 46 (2) and (3).
 - vi. Multiply the capacity of the school, in terms of pupil places, as determined under subparagraph ii, by the benchmark area requirement per pupil of 9.7 metres squared.
 - vii. Multiply the number determined under subparagraph vi by the weighted average benchmark elementary school renewal cost per metre squared, as determined for the board under paragraph 5.
 - viii. Multiply the number determined under subparagraph vii by the supplementary elementary school area factor approved for the board by the Minister in accordance with subsections 46 (2) and (3).
 - ix. Multiply the number determined under subparagraph viii by 0.2.
 - x. Subtract the number determined under subparagraph v from the number determined under subparagraph viii.
 - xi. Take the lesser of the number determined under subparagraph ix and the number determined under subparagraph x to obtain the top-up amount for school renewal for the elementary school. However, if the number determined under subparagraph x is zero or a negative number or if the number determined under subparagraph i is zero, the top-up amount for school renewal for the elementary school is zero.
15. Total the top-up amounts for school renewal determined under paragraph 14 for each elementary school of the board.
16. Identify the elementary schools of the board that are distant elementary schools of the board within the meaning of subsection 29 (2.1) of the 2003-2004 grant regulation, but that are neither rural elementary schools nor outlying elementary schools.
17. For each elementary school identified under paragraph 16, subtract the amount determined under paragraph 14 of subsection 37 (9) of the 2003-2004 grant regulation from the amount determined under paragraph 14.1 of that subsection of that regulation. If the difference determined for a school is negative, the amount for that school is deemed to be zero.
18. Total the amounts determined under paragraph 17 for the elementary schools identified under paragraph 16.
19. Take the amount, if any, set out in Column 4 of Table 11 opposite the name of the board.
20. Total the amounts determined under paragraphs 18 and 19.
21. Identify the rural elementary schools of the board that are not outlying elementary schools of the board.

22. Total the amounts determined under subparagraph 14 x for the rural elementary schools of the board identified in paragraph 21. If the number determined for a school under subparagraph 14 i is zero, or if the number determined for the school under subparagraph 14 x is negative, the number determined for the school under subparagraph 14 x is deemed to be zero for the purposes of this paragraph.
23. Total the amounts determined under subparagraph 14 xi for the rural elementary schools of the board identified in paragraph 21.
24. Subtract the amount determined under paragraph 23 from the amount determined under paragraph 22.
25. Total the amounts determined under subparagraph 14 x for the outlying elementary schools of the board. If the number determined for a school under subparagraph 14 i is zero, or if the number determined for the school under subparagraph 14 x is negative, the number determined for the school under subparagraph 14 x is deemed to be zero for the purposes of this paragraph.
26. Total the amounts determined under subparagraph 14 xi for the outlying elementary schools of the board.
27. Subtract the amount determined under paragraph 26 from the amount determined under paragraph 25.
28. For each secondary school of the board, calculate a top-up amount for school renewal as follows:
 - i. Determine the 2008-2009 enrolment.
 - ii. Determine the capacity of the school, in terms of pupil places, in accordance with subsection 56 (32). However, the capacity of a school for which the number determined under subparagraph i is zero is deemed, for the purposes of this paragraph, to be zero.
 - iii. Multiply the number determined under subparagraph i by the benchmark area requirement per pupil of 12.07 metres squared.
 - iv. Multiply the number determined under subparagraph iii by the weighted average benchmark secondary school renewal cost per metre squared, as determined for the board under paragraph 11.
 - v. Multiply the number determined under subparagraph iv by the supplementary secondary school area factor approved for the board by the Minister in accordance with subsection 46 (6).
 - vi. Multiply the capacity of the school, in terms of pupil places, as determined under subparagraph ii, by the benchmark area requirement per pupil of 12.07 metres squared.
 - vii. Multiply the number determined under subparagraph vi by the weighted average benchmark secondary school renewal cost per metre squared, as determined for the board under paragraph 11.
 - viii. Multiply the number determined under subparagraph vii by the supplementary secondary school area factor approved for the board by the Minister in accordance with subsection 46 (6).
 - ix. Multiply the number determined under subparagraph viii by 0.2.
 - x. Subtract the number determined under subparagraph v from the number determined under subparagraph viii.
 - xi. Take the lesser of the number determined under subparagraph ix and the number determined under subparagraph x to obtain the top-up amount for school renewal for the secondary school. However, if the number determined under subparagraph x is zero or a negative number or if the number determined under subparagraph i is zero, the top-up amount for school renewal for the secondary school is zero.
29. Total the top-up amounts for school renewal determined under paragraph 28 for each secondary school of the board.
30. Identify the secondary schools of the board that are distant secondary schools of the board within the meaning of subsection 29 (2.6) of the 2003-2004 grant regulation, but that are neither rural secondary schools nor outlying secondary schools.
31. For each secondary school identified under paragraph 30, subtract the amount determined under paragraph 16 of subsection 37 (9) of the 2003-2004 grant regulation from the amount determined under paragraph 16.1 of that subsection of that regulation. If the difference determined for a school is negative, the amount for that school is deemed to be zero.
32. Total the amounts determined under paragraph 31 for the secondary schools identified under paragraph 30.
33. Take the amount, if any, set out in Column 5 of Table 11 opposite the name of the board.
34. Total the amounts determined under paragraphs 32 and 33.
35. Identify the rural secondary schools of the board that are not outlying secondary schools of the board.
36. Total the amounts determined under subparagraph 28 x for the rural secondary schools of the board identified in paragraph 35. If the number determined for a school under subparagraph 28 i is zero, or if the number determined for the school under subparagraph 28 x is negative, the number determined for the school under subparagraph 28 x is deemed to be zero for the purposes of this paragraph.

37. Total the amounts determined under subparagraph 28 xi for the rural secondary schools of the board identified in paragraph 35.
38. Subtract the amount determined under paragraph 37 from the amount determined under paragraph 36.
39. Total the amounts determined under subparagraph 28 x for the outlying secondary schools of the board. If the number determined for a school under subparagraph 28 i is zero, or if the number determined for the school under subparagraph 28 x is negative, the number determined for the school under subparagraph 28 x is deemed to be zero for the purposes of this paragraph.
40. Total the amounts determined under subparagraph 28 xi for the outlying secondary schools of the board.
41. Subtract the amount determined under paragraph 40 from the amount determined under paragraph 39.
42. Take the amount for school renewal enhancement set out opposite the name of the board in Table 15.
43. Total the amounts determined under paragraphs 6, 12, 13, 15, 24, 27, 29, 38, 41 and 42.
44. Multiply the sum determined under paragraph 43 by the geographic adjustment factor specified for the board in Column 3 of Table 16.
45. Total the amounts determined under paragraphs 20, 34 and 44.

Amount for urgent and high priority renewal projects

48. (1) The amount for the board for the fiscal year for urgent and high priority renewal projects is determined as follows:
 1. For the urgent and high priority renewal projects described in subsection (2), determine the portion of the cost of the projects set out in Column 2 of Table 17 opposite the name of the board that was incurred by the board in each of the 2004-2005, 2005-2006, 2006-2007, 2007-2008 and 2008-2009 school board fiscal years for construction or renovation work that began on or after March 18, 2005.
 2. Total the portions determined under paragraph 1 for the five fiscal years.
 3. For the urgent and high priority renewal projects described in subsection (3), determine the portion of the cost of the projects set out in Column 3 of Table 17 opposite the name of the board that was incurred by the board in each of the 2005-2006, 2006-2007, 2007-2008 and 2008-2009 school board fiscal years for construction or renovation work that began on or after January 1, 2006.
 4. Total the portions determined under paragraph 3 for the four fiscal years.
 5. For the urgent and high priority renewal projects described in subsection (4), determine the portion of the cost of the projects set out in Column 4 of Table 17 opposite the name of the board that was incurred by the board in each of the 2006-2007, 2007-2008 and 2008-2009 school board fiscal years for construction or renovation work that began on or after January 1, 2007.
 6. Total the portions determined under paragraph 5 for the three fiscal years.
 7. Add the amounts determined under paragraphs 2, 4 and 6.
 8. Determine the portion of the amount determined under paragraph 7 in respect of which the board incurred short-term interest.
 9. Take the lesser of,
 - i. the amount of short-term interest incurred by the board in the 2008-2009 fiscal year in respect of the amount determined under paragraph 8, and
 - ii. the amount of short-term interest that the board would incur in the 2008-2009 fiscal year in respect of the portion determined under paragraph 8 if each amount borrowed had been subject to an annual interest rate of not more than 0.20 per cent greater than the annual interest rate for three-month bankers' acceptances applicable at the time of borrowing.
 10. Determine the portion of the amount determined under paragraph 7 in respect of which the board did not incur interest.
 11. Determine the amount of short-term interest that the board would incur in the 2008-2009 fiscal year in respect of the portion referred to in paragraph 10 if each amount making up the portion had been borrowed on the date that it was withdrawn from reserves of the board, at the annual interest rate for three-month bankers' acceptances applicable on September 2, 2008.
 12. Determine the total of principal and interest payments incurred by the board in the 2008-2009 fiscal year in respect of funds that the board borrowed from the Ontario Financing Authority to pay the costs or a portion of the costs determined under paragraph 7.
 13. Add the amounts, if any, determined under paragraphs 9, 11 and 12.

- (2) For the purposes of paragraph 1 of subsection (1), an urgent and high priority renewal project is a project that,
 - (a) is at a school of the board listed in Appendix B of the document entitled “Good Places to Learn: Stage 1 Funding Allocation”, which is available as described in subsection 3 (6); and
 - (b) has been approved by the Minister, as indicated in the document mentioned in clause (a), on the basis that the project addresses an urgent and high priority renewal need at the school.
- (3) For the purposes of paragraph 3 of subsection (1), an urgent and high priority renewal project is a project that,
 - (a) is at a school of the board listed in Appendix C of the document entitled “Good Places to Learn: Stage 2 Funding Allocation”, which is available as described in subsection 3 (6); and
 - (b) has been approved by the Minister, as indicated in the document mentioned in clause (a), on the basis that the project addresses an urgent and high priority renewal need at the school.
- (4) For the purposes of paragraph 5 of subsection (1), an urgent and high priority renewal project is a project that,
 - (a) is at a school of the board listed in Appendix B of the document entitled “Good Places to Learn: Stage 3 Funding Allocation”, which is available as described in subsection 3 (6); and
 - (b) has been approved by the Minister, as indicated in the document mentioned in clause (a), on the basis that the project addresses an urgent and high priority renewal need at the school.

Amount for new pupil places

- 49. (1)** The amount for the board for the fiscal year for new pupil places is determined as follows:
1. Determine the number of new elementary pupil places that the board reports, by August 31, 2005, were constructed by September 30, 2003 and financed in whole or in part with amounts calculated for the board under a predecessor of this subsection. For the purpose, a new pupil place shall be determined by the board in accordance with the Instruction Guide, which is available as described in subsection 3 (1).
 2. Determine the number of new elementary pupil places that have been constructed by September 30, 2008, that are under construction on that date, or for which the board has awarded a tender for construction on or before that date.
 3. Determine the number of new elementary pupil places that have been constructed by March 31, 2009, that are under construction on that date, or for which the board has awarded a tender for construction on or before that date.
 4. Determine the construction costs that are reported by August 31, 2009, for projects that make permanent additions to elementary schools with respect to instructional spaces to which a loading of zero applies, as determined under subsection 56 (6), where,
 - i. construction of the project is completed by September 30, 2008,
 - ii. the project is under construction on that date, or
 - iii. the board has awarded a tender for construction of the project on or before that date.
 5. Determine the amount that is payable in the 2008-2009 fiscal year if the amount determined under paragraph 4 is amortized over 25 years at an annual interest rate of 5.25 per cent, with no compounding.
 6. Determine the construction costs that are reported by August 31, 2009, for projects that make permanent additions to elementary schools with respect to instructional spaces to which a loading of zero applies, as determined under subsection 56 (6), where,
 - i. construction of the project is completed by March 31, 2009,
 - ii. the project is under construction on that date, or
 - iii. the board has awarded a tender for construction of the project on or before that date.
 7. Determine the amount that is payable in the 2008-2009 fiscal year if the amount determined under paragraph 6 is amortized over 25 years at an annual interest rate of 5.25 per cent, with no compounding.
 8. Determine the leasing costs for new elementary pupil places paid in the 2008-2009 fiscal year and reported by August 31, 2009.
 9. Determine the costs for temporary accommodation of new elementary pupil places that are incurred in the 2005-2006, 2006-2007, 2007-2008 and 2008-2009 fiscal years and reported by August 31, 2009, where the accommodation costs do not include amounts determined under paragraph 8 or under a predecessor of that paragraph for a prior school board fiscal year.
 10. Subtract the amount determined in respect of the board under paragraph 9 of subsection 36 (10) of the 2005-2006 grant regulation from the amount determined under paragraph 9.

11. Determine the amount that is payable in the 2008-2009 fiscal year if the amount determined under paragraph 10 is amortized over 25 years at an annual interest rate of 5.25 per cent, with no compounding.
12. Total the amounts determined under paragraphs 8 and 11.
13. Multiply the number determined under paragraph 1 by the pre-September, 2005, benchmark area requirement per pupil of 9.29 metres squared.
14. Multiply the product determined under paragraph 13 by the pre-September, 2004, benchmark construction cost of \$118.40 per metre squared.
15. Multiply the amount determined under paragraph 14 by the geographic adjustment factor set out in Column 2 of Table 16 opposite the name of the board.
16. Subtract the number determined under paragraph 1 from the number determined under paragraph 2.
17. Multiply the number determined under paragraph 16 by the benchmark area requirement per pupil of 9.7 metres squared.
18. Multiply the product determined under paragraph 17 by the benchmark construction cost of \$120.77 per metre squared.
19. Multiply the amount determined under paragraph 18 by the geographic adjustment factor set out in Column 3 of Table 16 opposite the name of the board.
20. Subtract the number determined under paragraph 2 from the number determined under paragraph 3.
21. Multiply the number determined under paragraph 20 by the benchmark area requirement per pupil of 9.7 metres squared.
22. Multiply the product determined under paragraph 21 by the benchmark construction cost of \$120.77 per metre squared.
23. Multiply the amount determined under paragraph 22 by the geographic adjustment factor set out in Column 3 of Table 16 opposite the name of the board.
24. Subtract the amount determined under paragraph 5 from the amount determined under paragraph 7.
25. Total the amounts determined under paragraphs 23 and 24.
26. Multiply the amount determined under paragraph 25 by 0.37.
27. Total the amounts determined under paragraphs 5, 12, 15, 19 and 26.
28. For each elementary facility of the board that was also an elementary facility in the 2005-2006 fiscal year, apply the loadings determined under subsection 37 (16) of the 2004-2005 grant regulation to the instructional spaces of the facility, as categorized under that subsection.
29. Total the numbers determined under paragraph 28 for the elementary facilities of the board.
30. Total the numbers, if any, determined in respect of the board under the following provisions:
 - i. Subsection 56 (8), if it applies as described in subsection 56 (7).
 - ii. Subsection 56 (19), if it applies as described in subsection 56 (18).
 - iii. Subsection 56 (22), if it applies as described in subsection 56 (21).
 - iv. Subsection 51 (8) of the 2007-2008 grant regulation.
 - v. Subsection 51 (19) of the 2007-2008 grant regulation.
 - vi. Subsection 51 (22) of the 2007-2008 grant regulation.
 - vii. Subsection 39 (24) of the 2006-2007 grant regulation.
 - viii. Subsection 39 (35) of the 2006-2007 grant regulation.
 - ix. Subsection 39 (38) of the 2006-2007 grant regulation.
 - x. Subsection 36 (18) of the 2005-2006 grant regulation.
 - xi. Subsection 36 (29) of the 2005-2006 grant regulation.
 - xii. Subsection 36 (32) of the 2005-2006 grant regulation.
31. Subtract the number determined under paragraph 30 from the number determined under paragraph 29.

32. Add to the number determined under paragraph 31 the sum of the numbers, if any, determined in respect of the board under the following provisions:
 - i. Subsection 56 (1).
 - ii. Subsection 56 (11), if it applies as described in subsection 56 (10).
 - iii. Subsection 56 (16), if it applies as described in subsection 56 (14).
 - iv. Subsection 56 (24).
 - v. Subsection 56 (28), if it applies as described in subsection 56 (27).
 - vi. Subsection 51 (1) of the 2007-2008 grant regulation.
 - vii. Subsection 51 (11) of the 2007-2008 grant regulation.
 - viii. Subsection 51 (16) of the 2007-2008 grant regulation.
 - ix. Subsection 51 (24) of the 2007-2008 grant regulation.
 - x. Subsection 51 (28) of the 2007-2008 grant regulation.
 - xi. Subsection 39 (17) of the 2006-2007 grant regulation.
 - xii. Subsection 39 (27) of the 2006-2007 grant regulation.
 - xiii. Subsection 39 (32) of the 2006-2007 grant regulation.
 - xiv. Subsection 39 (40) of the 2006-2007 grant regulation.
 - xv. Subsection 39 (45) of the 2006-2007 grant regulation.
 - xvi. Subsection 36 (11) of the 2005-2006 grant regulation.
 - xvii. Subsection 36 (21) of the 2005-2006 grant regulation.
 - xviii. Subsection 36 (26) of the 2005-2006 grant regulation.
 - xix. Subsection 36 (34) of the 2005-2006 grant regulation.
 - xx. Subsection 36 (39) of the 2005-2006 grant regulation.
33. Subtract the number determined under paragraph 32 from the 2008-2009 day school average daily enrolment of elementary school pupils of the board. If the difference is negative, the number determined under this paragraph is deemed to be zero.
34. Add to the number determined under paragraph 33 the sum of the numbers, if any, each of which is the number of the board's new pupil places to meet elementary enrolment pressures as calculated for a prior school board fiscal year.
35. Add to the number determined under paragraph 34 the sum of the numbers, if any, of new elementary pupil places that are needed for the purpose of accounting for the capital transitional adjustment as calculated for a prior school board fiscal year in respect of the pupil places set out in Column 4 of Table 20 in the municipalities set out in Column 2 opposite the name of the board.
36. Add to the number determined under paragraph 35 the number, if any, of new elementary pupil places that are needed for the 2005 capital policy adjustment, set out in Column 2 of Table 18 opposite the name of the board.
37. Subtract the number determined in respect of the board under paragraph 2 of subsection 37 (10) of the 2003-2004 grant regulation from the number determined in respect of the board under paragraph 3.2 of that subsection of that regulation. If the difference is negative, the number determined under this paragraph is deemed to be zero.
38. Total the numbers determined under paragraphs 36 and 37.
39. Add to the number determined under paragraph 38 the number, if any, of the board's new pupil places in respect of its elementary schools for which the cost of repair is prohibitive as calculated for a prior school board fiscal year, named in Column 3 of Table 22 opposite the name of the board in Column 1 of the Table.
40. If the number determined under paragraph 33 is zero, add to the number determined under paragraph 39 the number, if any, of the board's new pupil places to meet elementary enrolment pressures as determined under subsection 56 (1).
41. Take the lesser of the numbers determined under,
 - i. paragraph 1, and
 - ii. paragraph 39 or 40, as the case may be.
42. Subtract the number determined under paragraph 41 from the number determined under paragraph 39 or 40, as the case may be.

43. Multiply the number determined under paragraph 41 by the pre-September, 2005, benchmark area requirement per pupil of 9.29 metres squared.
44. Multiply the product determined under paragraph 43 by the pre-September, 2004, benchmark construction cost of \$118.40 per metre squared.
45. Multiply the amount determined under paragraph 44 by the geographic adjustment factor set out in Column 2 of Table 16 opposite the name of the board.
46. Multiply the number determined under paragraph 42 by the benchmark area requirement per pupil of 9.7 metres squared.
47. Multiply the product determined under paragraph 46 by the benchmark construction cost of \$120.77 per metre squared.
48. Multiply the amount determined under paragraph 47 by the geographic adjustment factor set out in Column 3 of Table 16 opposite the name of the board.
49. Total the amounts determined under paragraphs 45 and 48.
50. Determine the number of new secondary pupil places that the board reports, by August 31, 2005, were constructed by September 30, 2003 and financed in whole or in part with amounts calculated for the board under a predecessor of this subsection. For the purpose, a new pupil place shall be determined by the board in accordance with the Instruction Guide, which is available as described in subsection 3 (1).
51. Determine the number of new secondary pupil places that have been constructed by September 30, 2008, that are under construction on that date, or for which the board has awarded a tender for construction on or before that date.
52. Determine the number of new secondary pupil places that have been constructed by March 31, 2009, that are under construction on that date, or for which the board has awarded a tender for construction on or before that date.
53. Determine the construction costs that are reported by August 31, 2009, for projects that make permanent additions to secondary schools with respect to instructional spaces to which a loading of zero applies, as determined under subsection 56 (6), where,
 - i. construction of the project is completed by September 30, 2008,
 - ii. the project is under construction on that date, or
 - iii. the board has awarded a tender for construction of the project on or before that date.
54. Determine the amount that is payable in the 2008-2009 fiscal year if the amount determined under paragraph 53 is amortized over 25 years at an annual interest rate of 5.25 per cent, with no compounding.
55. Determine the construction costs that are reported by August 31, 2009, for projects that make permanent additions to secondary schools with respect to instructional spaces to which a loading of zero applies, as determined under subsection 56 (6), where,
 - i. construction of the project is completed by March 31, 2009,
 - ii. the project is under construction on that date, or
 - iii. the board has awarded a tender for construction of the project on or before that date.
56. Determine the amount that is payable in the 2008-2009 fiscal year if the amount determined under paragraph 55 is amortized over 25 years at an annual interest rate of 5.25 per cent, with no compounding.
57. Determine the leasing costs for new secondary pupil places paid in the 2008-2009 fiscal year and reported by August 31, 2009.
58. Determine the costs for temporary accommodation of new secondary pupil places that have been incurred in the 2005-2006, 2006-2007, 2007-2008 and 2008-2009 fiscal years and reported by August 31, 2009, where the accommodation costs do not include amounts determined under paragraph 57 or under a predecessor of that paragraph for a prior school board fiscal year.
59. Subtract the amount determined in respect of the board under paragraph 57 of subsection 36 (10) of the 2005-2006 grant regulation from the amount determined under paragraph 58.
60. Determine the amount that is payable in the 2008-2009 fiscal year if the amount determined under paragraph 59 is amortized over 25 years at an annual interest rate of 5.25 per cent, with no compounding.
61. Total the amounts determined under paragraphs 57 and 60.
62. Multiply the number determined under paragraph 50 by the benchmark area requirement per pupil of 12.07 metres squared.

63. Multiply the product determined under paragraph 62 by the pre-September, 2004, benchmark construction cost of \$129.17 per metre squared.
64. Multiply the amount determined under paragraph 63 by the geographic adjustment factor set out in Column 2 of Table 16 opposite the name of the board.
65. Subtract the number determined under paragraph 50 from the number determined under paragraph 51.
66. Multiply the number determined under paragraph 65 by the benchmark area requirement per pupil of 12.07 metres squared.
67. Multiply the product determined under paragraph 66 by the benchmark construction cost of \$131.75 per metre squared.
68. Multiply the amount determined under paragraph 67 by the geographic adjustment factor set out in Column 3 of Table 16 opposite the name of the board.
69. Subtract the number determined under paragraph 51 from the number determined under paragraph 52.
70. Multiply the number determined under paragraph 69 by the benchmark area requirement per pupil of 12.07 metres squared.
71. Multiply the product determined under paragraph 70 by the benchmark construction cost of \$131.75 per metre squared.
72. Multiply the amount determined under paragraph 71 by the geographic adjustment factor set out in Column 3 of Table 16 opposite the name of the board.
73. Subtract the amount determined under paragraph 54 from the amount determined under paragraph 56.
74. Total the amounts determined under paragraphs 72 and 73.
75. Multiply the amount determined under paragraph 74 by 0.37.
76. Total the amounts determined under paragraphs 54, 61, 64, 68 and 75.
77. Determine the 2008-2009 day school average daily enrolment of secondary school pupils of the board.
78. Subtract the secondary capacity for the board as determined under subsection 56 (5) from the number determined under paragraph 77. If the difference is negative, the number determined under this paragraph is deemed to be zero.
79. Add to the number determined under paragraph 78 the sum of the numbers, if any, each of which is the number of the board's new pupil places to meet secondary enrolment pressures as calculated for a prior school board fiscal year.
80. Add to the number determined under paragraph 79 the sum of the numbers, if any, of new secondary pupil places that are needed for the purpose of accounting for the capital transitional adjustment as calculated for a prior school board fiscal year in respect of the pupil places set out in Column 5 of Table 20 in the municipalities set out in Column 2 opposite the name of the board.
81. Add to the number determined under paragraph 80 the number, if any, of new secondary pupil places that are needed for the 2005 capital policy adjustment, set out in Column 3 of Table 18 opposite the name of the board.
82. Subtract the number determined in respect of the board under paragraph 17 of subsection 37 (10) of the 2003-2004 grant regulation from the number determined in respect of the board under paragraph 18.2 of that subsection of that regulation. If the difference is negative, the number determined under this paragraph is deemed to be zero.
83. Total the numbers determined under paragraphs 81 and 82.
84. Add to the number determined under paragraph 83 the number, if any, of the board's new pupil places in respect of its secondary schools for which the cost of repair is prohibitive as calculated for a prior school board fiscal year, named in Column 4 of Table 22 opposite the name of the board in Column 1 of the Table.
85. If the number determined under paragraph 78 is zero, add to the number determined under paragraph 84 the number, if any, of the board's new pupil places to meet secondary enrolment pressures as determined under subsection 56 (3).
86. Take the lesser of the numbers determined under,
 - i. paragraph 50, and
 - ii. paragraph 84 or 85, as the case may be.
87. Subtract the number determined under paragraph 86 from the number determined under paragraph 84 or 85, as the case may be.
88. Multiply the number determined under paragraph 86 by the benchmark area requirement per pupil of 12.07 metres squared.

89. Multiply the product determined under paragraph 88 by the pre-September, 2004, benchmark construction cost of \$129.17 per metre squared.
90. Multiply the amount determined under paragraph 89 by the geographic adjustment factor set out in Column 2 of Table 16 opposite the name of the board.
91. Multiply the number determined under paragraph 87 by the benchmark area requirement per pupil of 12.07 metres squared.
92. Multiply the product determined under paragraph 91 by the benchmark construction cost of \$131.75 per metre squared.
93. Multiply the amount determined under paragraph 92 by the geographic adjustment factor set out in Column 3 of Table 16 opposite the name of the board.
94. Total the amounts determined under paragraphs 90 and 93.
95. Total the amounts determined under paragraphs 27 and 76.
96. Total the amounts determined under paragraphs 49 and 94.
97. Add to the amount determined under paragraph 96 the amount, if any, calculated in respect of the board under paragraph 35 of subsection 37 (10) of the 2004-2005 grant regulation.
98. Take the lesser of the amounts determined under paragraphs 95 and 97.
99. Determine the portion of each capital project of the board that was wholly or partially funded with amounts calculated under this subsection or a predecessor of this subsection for a prior school board fiscal year, where capital projects are projects for purposes established under section 1 of Ontario Regulation 446/98 (Reserve Funds) made under the Act and includes projects that have been constructed by August 31, 2009, that are under construction on that date or for which the board has awarded a tender for construction on or before that date.
100. For each capital project described in paragraph 99, determine the debt incurred between August 31, 1998 and August 31, 2009, in respect of the portion of the project determined under paragraph 99, where debt does not include,
 - i. debt incurred to finance the construction of new elementary pupil places needed for primary class size reduction under subsection 50 (1) or under a predecessor of that subsection for a prior school board fiscal year,
 - ii. debt incurred to finance the construction of new elementary pupil places or new secondary pupil places described in the plan submitted under subsection 51 (3) or under a predecessor of that subsection for a prior school board fiscal year, in relation to the growth schools amount,
 - iii. debt related to the amounts determined under sections 52, 53, 54 and 55, or
 - iv. non-permanently financed debt or permanently financed debt, within the meaning of subsection 57 (2).
101. Total the amounts determined under paragraph 100 for the capital projects described in paragraph 99.
102. Determine the debt service costs incurred in the 2008-2009 fiscal year in respect of the amount determined under paragraph 101.
103. For each multi-year lease entered into wholly or partly for the purpose of providing instructional space, other than for providing new pupil places needed for the primary class size reduction, determine the amount payable in the 2008-2009 fiscal year in relation to the provision of instructional space.
104. Total the amounts determined under paragraph 103 for all the multi-year leases described in that paragraph.
105. Total the amounts determined under paragraphs 102 and 104.
106. Subtract the amount determined under paragraph 98 from the amount determined under paragraph 97. If the difference is negative, the number determined under this paragraph is deemed to be zero.
107. Subtract the amount determined under paragraph 98 from the amount determined under paragraph 105. If the difference is negative, the number determined under this paragraph is deemed to be zero.
108. Take the lesser of the amounts determined under paragraphs 106 and 107.
109. Total the amounts determined under paragraphs 98 and 108.
110. Determine the portion of each capital project of the board that was wholly or partially funded with amounts calculated under this subsection or a predecessor of this subsection for a prior school board fiscal year, where capital projects are projects for purposes established under subsection 1 (2) of Ontario Regulation 446/98 and includes projects that have been constructed by August 31, 2006, that are under construction on that date or for which the board has awarded a tender for construction on or before that date.

111. For each capital project described in paragraph 110, determine the debt incurred between August 31, 1998 and August 31, 2009, in respect of the portion of the project determined under paragraph 110, where debt does not include,
 - i. debt incurred to finance the construction of new elementary pupil places needed for primary class size reduction under subsection 50 (1) or under a predecessor of that subsection for a prior school board fiscal year,
 - ii. debt incurred to finance the construction of new elementary pupil places or new secondary pupil places described in the plan submitted under subsection 51 (3), or under a predecessor of that subsection for a prior school board fiscal year, in relation to the growth schools amount,
 - iii. debt related to the amounts determined under sections 52, 53, 54 and 55, or
 - iv. non-permanently financed debt or permanently financed debt, within the meaning of subsection 57 (2).
112. Total the amounts determined under paragraph 111 for the capital projects described in paragraph 110.
113. Determine the debt service costs incurred in the 2008-2009 fiscal year in respect of the amount determined under paragraph 112.
114. Determine the debt service costs incurred in the 2008-2009 fiscal year in respect of the amount determined under subsection (4).
115. For each multi-year lease entered into on or before August 31, 2006 wholly or partly for the purpose of providing instructional space, other than for providing new pupil places needed for the primary class size reduction, determine the amount payable in the 2008-2009 fiscal year in relation to the provision of instructional space.
116. Total the amounts determined under paragraph 115 for all the multi-year leases described in that paragraph.
117. Total the amounts determined under paragraphs 114 and 116.
118. Take the lesser of the amount determined under paragraph 117 and the amount determined in respect of the board under paragraph 110 of subsection 39 (11) of the 2006-2007 grant regulation.
119. Total the amounts determined under paragraph 113 and the amounts determined under paragraph 118.
120. Determine an amount for the board in accordance with subsection (2).
121. Subtract the amount determined under paragraph 120 from the amount determined under paragraph 119. If the difference is negative, the amount determined under this paragraph is deemed to be zero.
122. If the amount determined under paragraph 121 is less than or equal to the amount determined under paragraph 97, the amount determined under this paragraph is deemed to be zero. If the amount determined under paragraph 121 is greater than the amount determined under paragraph 97, calculate an amount as follows:
 - i. Determine the number of the board's new pupil places to meet elementary enrolment pressures, as determined under subsection 56 (1) or a predecessor of that subsection, that are to be provided in projects other than those that have been constructed by March 31, 2006, that are under construction on that date or for which the board has awarded a tender for construction on or before that date.
 - ii. Determine the number of the board's new elementary pupil places that are needed for the 2005 capital policy adjustment, as set out in Column 2 of Table 18 opposite the name of the board, that are to be provided in projects other than those that have been constructed by March 31, 2006, that are under construction on that date or for which the board has awarded a tender for construction on or before that date.
 - iii. Total the numbers determined under subparagraphs i and ii.
 - iv. Multiply the number determined under subparagraph iii by the benchmark area requirement per pupil of 9.7 metres squared.
 - v. Multiply the number determined under subparagraph iv by the benchmark construction cost of \$120.77 per metre squared.
 - vi. Multiply the amount determined under subparagraph v by the geographic adjustment factor set out in Column 3 of Table 16 opposite the name of the board.
 - vii. Determine the number of the board's new pupil places to meet secondary enrolment pressures, as determined under subsection 56 (3) or a predecessor of that subsection, that are to be provided in projects other than those that have been constructed by March 31, 2006, that are under construction on that date or for which the board has awarded a tender for construction on or before that date.
 - viii. Determine the number of the board's new secondary pupil places that are needed for the 2005 capital policy adjustment, as set out in Column 3 of Table 18 opposite the name of the board, that are to be provided in projects other than those that have been constructed by March 31, 2006, that are under construction on that date or for which the board has awarded a tender for construction on or before that date.

- ix. Total the numbers determined under subparagraphs vii and viii.
- x. Multiply the number determined under subparagraph ix by the benchmark area requirement per pupil of 12.07 metres squared.
- xi. Multiply the number determined under subparagraph x by the benchmark construction cost of \$131.75 per metre squared.
- xii. Multiply the amount determined under subparagraph xi by the geographic adjustment factor set out in Column 3 of Table 16 opposite the name of the board.
- xiii. Total the amounts determined under subparagraphs vi and xii.
- 123. Subtract the amount determined under paragraph 122 from the amount determined under paragraph 97.
- 124. Subtract the amount determined under paragraph 123 from the amount determined under paragraph 121. If the difference is negative, the amount determined under this paragraph is deemed to be zero.
- 125. Subtract the amount determined under paragraph 117 of subsection 44 (1) of the 2007-2008 grant regulation from the amount determined under paragraph 116 of that subsection.
- 126. Take the lesser of the amounts determined under paragraphs 124 and 125.
- 127. Subtract the amount determined under paragraph 126 from the amount determined under paragraph 124. If the difference is negative, the amount determined under this paragraph is deemed to be zero.
- 128. Add the amount determined under paragraph 109 to the amount determined under paragraph 127.
- (2) The amount referred to in paragraph 120 of subsection (1) is determined as follows:
 - 1. Take the lesser of,
 - i. the amount determined under paragraph 110.6 of subsection 44 (1) of the 2007-2008 grant regulation, and
 - ii. the amount determined under paragraph 111 of that subsection.
 - 2. Subtract the amount determined under paragraph 1 from the amount determined under paragraph 111 of subsection 44 (1) of the 2007-2008 grant regulation.
 - 3. Determine an amount calculated using the formula,

$$A + (B - C) \times 0.5$$

in which,

“A” is the greater of,

- i. zero, and
- ii. the amount determined under paragraph 2,

“B” is the total of all transfers of \$100,000 or more made in the fiscal year to the board’s proceeds of disposition reserve fund or to its reserve fund for the proceeds of disposition of schools that are prohibitive to repair, and

“C” is the amount of transfers from the board’s proceeds of disposition reserve fund or from its reserve fund for the proceeds of disposition of schools that are prohibitive to repair that are authorized by resolutions of the board passed in the 2008-2009 fiscal year for the purpose of acquiring, before August 31, 2010, in fee simple, a proposed school site in respect of which the conditions set out in subsection (3) are met.

(3) The following are conditions for the calculation of “C” in subsection (2) and for the payment of the amount for new pupil places to a district school board:

- 1. The board submits a plan for the proposed school site by March 31, 2009 containing the board’s evaluation that,
 - i. every pupil place that will be provided on the proposed school site will be provided in a facility on the site that will provide adequate accommodation for pupils of the board in each of the first ten school board fiscal years that the board operates a school on the site after acquiring it in fee simple,
 - ii. for each elementary pupil place to be provided in a facility on the proposed school site, there is another elementary pupil place of the board located,
 - A. within 8 kilometres of the proposed school site, and
 - B. on a school site that was leased continuously by the board since any date before January 1, 1999 until the date that the board acquires the fee simple for the proposed school site,
 - iii. for each secondary pupil place to be provided in a facility on the proposed school site, there is another secondary pupil place of the board located,

- A. within 32 kilometres of the proposed school site, and
 - B. on a school site that was leased continuously by the board since any date before January 1, 1999 until the date that the board acquires the fee simple for the proposed school site, and
 - iv. over the first ten school board fiscal years in which the board operates a school on the proposed school site after acquiring it in fee simple, an average of 80 per cent or more of the pupil places that are provided in the facility on the proposed school site will be needed for accommodation of pupils of the board.
2. The Minister approves the plan on the basis that it contains all the information described in paragraph 1 and that it is reasonable.
 - (4) The amount referred to in paragraph 114 of subsection (1) is determined as follows:
 1. Determine the debt, if any, incurred during the 2006-2007, 2007-2008 and 2008-2009 fiscal years to acquire a school site in fee simple that provides pupil places that, immediately before the acquisition, were financed by leases described in paragraph 100.1 of subsection 39 (11) of the 2006-2007 grant regulation and entered into before August 31, 2006.
 2. Determine the debt, if any, incurred during the 2006-2007, 2007-2008 and 2008-2009 fiscal years to acquire a school site in fee simple that will provide pupil places to replace other pupil places, where, immediately before the acquisition, the pupil places being replaced were financed by leases described in paragraph 100.1 of subsection 39 (11) of the 2006-2007 grant regulation and entered into before August 31, 2006.
 3. Total the amounts determined under paragraphs 1 and 2.
 - (5) For purposes of paragraph 2 of subsection (4), a pupil place replaces another pupil place if,
 - (a) in the case of an elementary school pupil place, it is located within 8 kilometres of the school site that provided the other elementary school pupil place; or
 - (b) in the case of a secondary school pupil place, it is located within 32 kilometres of the school site that provided the other secondary school pupil place.

Amount for primary class size reduction

- 50.** (1) The amount for the board for the fiscal year for new pupil places needed for primary class size reduction, as described in subsection (2), is determined as follows:
1. Total the amounts determined under paragraphs 5 to 9 of subsection 45 (1) of the 2007-2008 grant regulation.
 2. Subtract the amount determined under paragraph 1 from the amount determined under paragraph 2 of subsection 45 (1) of the 2007-2008 grant regulation. If the difference is a negative number, it is deemed to be zero.
 3. For each multi-year lease entered into in the 2008-2009 fiscal year for the purpose of providing new pupil places needed for primary class size reduction, determine the total amount payable over the entire term of the lease.
 4. Total the amounts determined under paragraph 3 for all the multi-year leases described in that paragraph.
 5. Take the lesser of the amounts determined under paragraphs 2 and 4.
 6. Determine the costs for relocating and installing temporary accommodations that provide new pupil places needed for primary class size reduction, if the costs are incurred by the board in the 2008-2009 fiscal year and reported by August 31, 2009, not including the amount determined under paragraph 4 or amounts associated with the initial installation of any temporary accommodations on school premises.
 7. Determine the costs for temporary accommodations that provide new pupil places needed for primary class size reduction, if the costs are incurred by the board in the 2008-2009 fiscal year and reported by August 31, 2009, not including amounts determined under paragraphs 4 and 6.
 8. Determine the construction costs for program retrofits, described in subsection (3), that provide new pupil places needed for primary class size reduction, if the costs are incurred by the board in the 2008-2009 fiscal year and reported by August 31, 2009.
 9. Determine the construction costs incurred by the board in the 2008-2009 fiscal year and reported by August 31, 2009 in respect of new pupil places needed for primary class size reduction, not including the amount determined under paragraph 8.
 10. Total the amounts determined under paragraphs 7, 8 and 9.
 11. Subtract the total of the amounts determined under paragraphs 5 and 6 from the amount determined under paragraph 2. If the difference is negative, it is deemed to be zero.
 12. Take the lesser of paragraphs 10 and 11.
 13. Add the amount determined under paragraph 12 to the amount determined under paragraph 13 of section 45 (1) of the 2007-2008 grant regulation.

14. Subtract the amount determined under paragraph 21 of subsection 39 (12) of the 2006-2007 grant regulation from the amount determined under paragraph 13.
15. Determine the amount of principal and interest incurred by the board in the 2008-2009 fiscal year in connection with the financing of the amount determined under paragraph 14, as follows:
 - i. Determine the portion of the amount determined under paragraph 14 in respect of which the board incurred short-term interest in the 2008-2009 fiscal year.
 - ii. Take the lesser of,
 - A. the amount of short-term interest incurred by the board in the 2008-2009 fiscal year in respect of the portion determined in subparagraph i, and
 - B. the amount of short-term interest that the board would incur in the 2008-2009 fiscal year in respect of the portion determined under subparagraph i if each amount borrowed had been subject to an annual interest rate of not more than 0.20 per cent greater than the annual interest rate for three-month bankers' acceptances applicable at the time of borrowing.
 - iii. Determine the portion of the amount determined under paragraph 14 in respect of which the board did not incur interest in the 2008-2009 fiscal year.
 - iv. Determine the amount of short-term interest that the board would incur in the 2008-2009 fiscal year in respect of the portion determined under subparagraph iii if each amount making up the portion had been borrowed on the date that it was withdrawn from reserves of the board, at the annual interest rate for three-month bankers' acceptances applicable on September 2, 2008.
 - v. Determine the total of the principal and interest payments incurred by the board in the 2008-2009 fiscal year in respect of funds that the board borrowed from the Ontario Financing Authority to pay the amount determined under paragraph 14.
 - vi. Total the amounts, if any, determined under subparagraphs ii, iv and v.
16. Determine the amount that is payable in the 2008-2009 fiscal year in respect of the amount determined under paragraph 21 of subsection 39 (12) of the 2006-2007 grant regulation if that amount is amortized over 25 years at an annual interest rate of 5.25 per cent, with no compounding.
17. Determine the leasing costs for new pupil places needed for primary class size reduction paid in the 2008-2009 fiscal year and reported by August 31, 2009.
18. Add the amount determined under paragraph 5 to the amount determined under paragraph 19 of subsection 45 (1) of the 2007-2008 grant regulation.
19. Subtract the amount determined under paragraph 20 of subsection 45 (1) of the 2007-2008 grant regulation from the amount determined under paragraph 18. If the difference is negative, it is deemed to be zero.
20. Take the lesser of the amounts determined under paragraphs 17 and 19.
21. Subtract the amount determined under paragraph 5 from the amount determined under paragraph 2. If the difference is negative, it is deemed to be zero.
22. Take the lesser of the amounts determined under paragraphs 6 and 21.
23. Total the amounts determined under paragraphs 15, 16, 20 and 22.

(2) For the purposes of subsection (1), new pupil places are needed for primary class size reduction if they are needed for the sole purpose of addressing the reduction in primary class size resulting from the change in the loadings determined under subsection 37 (16) of the 2004-2005 grant regulation and the loadings determined under subsection 36 (16) of the 2005-2006 grant regulation.

(3) For the purposes of subsection (1), a program retrofit is a construction project in a school that alters instructional space so that,

- (a) it has a higher loading under paragraph 2 of subsection 56 (6) after the alteration than it did before, without enlarging the exterior dimensions of the school; or
- (b) it has a lower loading under paragraph 2 of subsection 56 (6) after the alteration than it did before, and the lower loading is solely because of the conversion of instructional space to instructional space categorized as classrooms for kindergarten or junior kindergarten pupils from instructional space in other categories.

Amount for growth schools

51. (1) The amount for the board for the fiscal year for growth schools is determined as follows:

1. Determine the total of the costs incurred by the board before August 31, 2009 on the construction of new elementary pupil places and new secondary pupil places specified in the plans submitted under,
 - i. subsection 39 (15) of the 2006-2007 grant regulation,
 - ii. subsection 46 (3) of the 2007-2008 grant regulation, and
 - iii. subsection (3).
2. Take the lesser of,
 - i. the amount determined under paragraph 1, and
 - ii. the total of,
 - A. the amount determined under subsection 39 (14.1) of the 2006-2007 grant regulation,
 - B. the amount determined under subsection 46 (2) of the 2007-2008 grant regulation, and
 - C. the amount determined under subsection (2).
3. Take the lesser of the amount determined under paragraph 2 and the amount set out in Column 2 of Table 19 opposite the name of the board.
4. Determine the portion of the amount determined under paragraph 3 in respect of which the board incurred short-term interest in the 2008-2009 fiscal year.
5. Take the lesser of,
 - i. the amount of short-term interest incurred by the board in the 2008-2009 fiscal year in respect of the portion determined in paragraph 4, and
 - ii. the amount of short-term interest that the board would incur in the 2008-2009 fiscal year in respect of the portion determined under paragraph 4 if each amount borrowed had been subject to an annual interest rate of not more than 0.20 per cent greater than the annual interest rate for three-month bankers' acceptances applicable at the time of borrowing.
6. Determine the portion of the amount determined under paragraph 3 in respect of which the board did not incur interest in the 2008-2009 fiscal year.
7. Determine the amount of short-term interest that the board would incur in the 2008-2009 fiscal year in respect of the portion determined under paragraph 6 if each amount making up the portion had been borrowed on the date that it was withdrawn from reserves of the board, at the annual interest rate for three-month bankers' acceptances applicable on September 2, 2008.
8. Determine the total of the principal and interest payments incurred by the board in the 2008-2009 fiscal year in respect of funds that the board borrowed from the Ontario Financing Authority to pay the costs determined under paragraph 3.
9. Total the amounts determined under paragraphs 5, 7 and 8.
- (2) The amount for the purposes of subparagraph 2 ii of subsection (1) is determined as follows:
 1. Determine the number of new elementary pupil places specified in the plan submitted under subsection (3).
 2. Multiply the number determined under paragraph 1 by the benchmark area requirement per pupil of 9.7 metres squared.
 3. Multiply the product determined under paragraph 2 by the unamortized benchmark construction cost of \$1,660.25 per metre squared.
 4. Multiply the amount determined under paragraph 3 by the geographic adjustment factor set out in Column 3 of Table 16 opposite the name of the board.
 5. Determine the number of new secondary pupil places specified in the plan submitted under subsection (3).
 6. Multiply the number determined under paragraph 5 by the benchmark area requirement per pupil of 12.07 metres squared.
 7. Multiply the product determined under paragraph 6 by the unamortized benchmark construction cost of \$1,811.20 per metre squared.
 8. Multiply the amount determined under paragraph 7 by the geographic adjustment factor set out in Column 3 of Table 16 opposite the name of the board.
 9. Total the amounts determined under paragraphs 4 and 8.
- (3) The following are conditions of the payment to a district school board of any part of the growth schools amount that relates to costs incurred in the 2008-2009 school board fiscal year:

1. The board submits a plan setting out the following:

- i. The number of new elementary pupil places and the number of new secondary pupil places, if any, that the board plans to provide for pupils of the board from September 1, 2008 to August 31, 2009.
- ii. The number of new elementary pupil places and the number of new secondary pupil places, if any, that the board plans to provide for pupils of the board from September 1, 2009 to August 31, 2010.
- iii. The number of new elementary pupil places and the number of new secondary pupil places, if any, that the board plans to provide for pupils of the board from September 1, 2010 to August 31, 2011.
- iv. The number of new elementary pupil places and the number of new secondary pupil places, if any, that the board plans to provide for pupils of the board from September 1, 2011 to August 31, 2012.
- v. The areas within the board to be served by the pupil places set out in subparagraphs i to iv.
- vi. The board's evaluation that, in each area referred to in subparagraph v, after accommodating as many elementary school pupils or secondary school pupils, as the case may be, as possible using the alternative methods set out in subsection (4), over the 10 consecutive school board fiscal years starting with the fiscal year mentioned in subparagraph A, B, C or D, an average of at least 80 per cent of the new pupil places mentioned under subparagraph i, ii, iii or iv that are located on any one school site will be needed for pupils of the board:
 - A. The 2009-2010 fiscal year, for new pupil places under subparagraph i.
 - B. The 2010-2011 fiscal year, for new pupil places under subparagraph ii.
 - C. The 2011-2012 fiscal year, for new pupil places under subparagraph iii.
 - D. The 2012-2013 fiscal year, for new pupil places under subparagraph iv.

2. The Minister approves the plan on the basis that it contains all the information described in paragraph 1 and that it is reasonable.

(4) For purposes of subparagraph 1 vi of subsection (3), the alternative methods of providing accommodation are,

- (a) using other pupil places available in a nearby school of the board;
- (b) re-drawing the boundaries of the attendance areas of its elementary schools or secondary schools, as the case may be; and
- (c) making program changes.

Amount for the capital transitional adjustment

52. The amount for the board for the fiscal year for the capital transitional adjustment is determined as follows:

1. Determine the costs incurred by the board before August 31, 2009 to construct the new elementary pupil places and the new secondary pupil places set out in Columns 4 and 5 of Table 21, in the municipalities or former municipalities set out in Column 2 of that Table opposite the name of the board.
2. Take the lesser of,
 - i. the amount determined under paragraph 1, and
 - ii. the total of the amounts set out in Column 6 of Table 21 opposite the name of the board.
3. Determine the portion of the amount determined under paragraph 2 in respect of which the board incurred short-term interest in the 2008-2009 fiscal year.
4. Take the lesser of,
 - i. the amount of short-term interest incurred by the board in the 2008-2009 fiscal year in respect of the portion determined in paragraph 3, and
 - ii. the amount of short-term interest that the board would incur in the 2008-2009 fiscal year in respect of the portion determined under paragraph 3 if each amount borrowed had been subject to an annual interest rate of not more than 0.20 per cent greater than the annual interest rate for three-month bankers' acceptances applicable at the time of borrowing.
5. Determine the portion of the amount determined under paragraph 2 in respect of which the board did not incur interest in the 2008-2009 fiscal year.
6. Determine the amount of short-term interest that the board would incur in the 2008-2009 fiscal year in respect of the portion determined under paragraph 5 if each amount making up the portion had been borrowed on the date that it was withdrawn from reserves of the board, at the annual interest rate for three-month bankers' acceptances applicable on September 2, 2008.

7. Determine the total of the principal and interest payments incurred by the board in the 2008-2009 fiscal year in respect of funds that the board borrowed from the Ontario Financing Authority to pay the costs determined under paragraph 2.
8. Total the amounts, if any, determined under paragraphs 4, 6 and 7.

Amount for the replacement of schools that are prohibitive to repair

53. The amount for the board for the fiscal year for the replacement of schools that are prohibitive to repair is determined as follows:

1. Determine the portion of the cost of replacing schools of the board for which the cost of repair is prohibitive, named in Columns 3 and 4 of Table 23 opposite the name of the board, that was incurred by the board between April 1, 2006 and August 31, 2009.
2. Take the lesser of,
 - i. the amount determined under paragraph 1, and
 - ii. the amount set out in Column 6 of Table 23 opposite the name of the board.
3. Determine the portion of the amount determined under paragraph 2 in respect of which the board incurred short-term interest in the 2008-2009 fiscal year.
4. Take the lesser of,
 - i. the amount of short-term interest incurred by the board in the 2008-2009 fiscal year in respect of the portion determined in paragraph 3, and
 - ii. the amount of short-term interest that the board would incur in the 2008-2009 fiscal year in respect of the portion determined under paragraph 3 if each amount borrowed had been subject to an annual interest rate of not more than 0.20 per cent greater than the annual interest rate for three-month bankers' acceptances applicable at the time of borrowing.
5. Determine the portion of the amount determined under paragraph 2 in respect of which the board did not incur interest in the 2008-2009 fiscal year.
6. Determine the amount of short-term interest that the board would incur in the 2008-2009 fiscal year in respect of the portion determined under paragraph 5 if each amount making up the portion had been borrowed on the date that it was withdrawn from reserves of the board, at the annual interest rate for three-month bankers' acceptances applicable on September 2, 2008.
7. Determine the total of the principal and interest payments incurred by the board in the 2008-2009 fiscal year in respect of funds that the board borrowed from the Ontario Financing Authority to pay the costs determined under paragraph 2.
8. Total the amounts, if any, determined under paragraphs 4, 6 and 7.

Amount for the construction of facilities described in clauses 234 (1) (b) and (c) of the Act

54. The amount for the board for the fiscal year for the construction of facilities described in clauses 234 (1) (b) and (c) of the Act is determined as follows:

1. Determine the costs for the construction of facilities described in clauses 234 (1) (b) and (c) of the Act, that are reported by August 31, 2009,
 - i. for which construction is completed at any time from September 1, 2005 to August 31, 2009,
 - ii. that are under construction during that period, or
 - iii. for which a tender for construction is awarded during that period.
2. Determine the amount that is payable in the 2008-2009 fiscal year if the amount determined under paragraph 1 is amortized over 25 years at an annual interest rate of 5.25 per cent, with no compounding.
3. Take the number of child care spaces that,
 - i. are in schools of the board that provide pupil accommodation for the first time on or after September 1, 2006, and
 - ii. the Minister confirms have been approved, by a municipality or district social services administration board established under section 3 of the *District Social Services Administration Boards Act*, as part of a facility described in clause 234 (1) (b) or (c) of the *Education Act*.
4. Multiply the number determined under paragraph 3 by the benchmark area requirement per child of 9.7 metres squared.
5. Multiply the number determined under paragraph 4 by the benchmark construction cost of \$120.77 per metre squared.

6. Multiply the amount determined under paragraph 5 by the geographic adjustment factor set out in Column 3 of Table 16 opposite the name of the board.
7. Multiply the amount determined under paragraph 6 by 1.4.
8. Take the lesser of the amounts determined under paragraph 2 and paragraph 7.

Amount for outstanding capital commitments

55. The amount for the board for the fiscal year for outstanding capital commitments is determined as follows:

1. Take the number of elementary school pupil places shown in Column 2 of Table 24, opposite the name of the board.
2. Multiply the number taken under paragraph 1 by the pre-September, 2005 benchmark area requirement per pupil of 9.29 metres squared.
3. Multiply the product obtained under paragraph 2 by the pre-September, 2004 benchmark construction cost of \$118.40 per metre squared.
4. Take the number of secondary school pupil places shown in Column 3 of Table 24, opposite the name of the board.
5. Multiply the number taken under paragraph 4 by the benchmark area requirement per pupil of 12.07 metres squared.
6. Multiply the product obtained under paragraph 5 by the pre-September, 2004 benchmark construction cost of \$129.17 per metre squared.
7. Add the products obtained under paragraphs 3 and 6.

Calculations for the pupil accommodation allocation

56. (1) The number, if any, of the board's new pupil places to meet elementary enrolment pressures is the sum of the numbers calculated under subsection (2) for each elementary school of the board in respect of which the conditions in the following paragraphs are satisfied:

1. The 2007-2008 enrolment of the school exceeded by at least 100 the sum of,
 - i. the 2007-2008 reported capacity of the school, and
 - ii. the number of the board's new pupil places to meet the elementary enrolment pressure for the school calculated under subsection 51 (2) of the 2007-2008 grant regulation.
2. The 2006-2007 enrolment of the school exceeded by at least 100 the sum of,
 - i. the 2006-2007 reported capacity of the school, and
 - ii. the number of the board's new pupil places to meet the elementary enrolment pressure for the school calculated under subsection 39 (18) of the 2006-2007 grant regulation.
3. The number of the board's new pupil places to meet the elementary enrolment pressure that would be determined for the school under subsection (2) exceeds the amount calculated using the formula,

$$A - B$$

in which,

"A" is the sum of the 2007-2008 reported capacities of all other elementary schools of the board located not more than eight kilometres by road from the school and the total of all amounts calculated under subsection 51 (2) of the 2007-2008 grant regulation in respect of those other schools, and

"B" is the sum of the 2007-2008 enrolment of the other schools referred to in "A".

4. The school is not listed in Table 22 or 23.

(2) The number of the board's new pupil places to meet the elementary enrolment pressure for each elementary school is the average of,

- (a) the amount by which the 2007-2008 enrolment of the school exceeded the sum of,
 - (i) the 2007-2008 reported capacity of the school, and
 - (ii) the number of the board's new pupil places to meet the elementary enrolment pressure for the school calculated under subsection 51 (2) of the 2007-2008 grant regulation; and
- (b) the amount by which the 2006-2007 enrolment of the school exceeded the sum of,
 - (i) the 2006-2007 reported capacity of the school, and
 - (ii) the number of the board's new pupil places to meet the elementary enrolment pressure for the school calculated under subsection 39 (18) of the 2006-2007 grant regulation.

(3) The number, if any, of the board's new pupil places to meet secondary enrolment pressures is the sum of the numbers calculated under subsection (4) for each secondary school of the board in respect of which the conditions in the following paragraphs are satisfied:

1. The 2007-2008 enrolment of the school exceeded by at least 100 the sum of,
 - i. the 2007-2008 reported capacity of the school, and
 - ii. the number of the board's new pupil places to meet the secondary enrolment pressure for the school calculated under subsection 51 (4) of the 2007-2008 grant regulation.
2. The 2006-2007 enrolment of the school exceeded by at least 100 the sum of,
 - i. the 2006-2007 reported capacity of the school, and
 - ii. the number of the board's new pupil places to meet the secondary enrolment pressure for the school calculated under subsection 39 (20) of the 2006-2007 grant regulation.
3. The number of the board's new pupil places to meet the secondary enrolment pressure that would be determined for the school under subsection (4) exceeds the amount calculated using the formula,

$$A - B$$

in which,

"A" is the sum of the 2007-2008 reported capacities of all other secondary schools of the board located not more than 32 kilometres by road from the school and the total of all amounts calculated under subsection 51 (4) of the 2007-2008 grant regulation in respect of those other schools, and

"B" is the sum of the 2007-2008 enrolment of the other schools referred to in "A".

4. The school is not listed in Table 22 or 23.

(4) The number of the board's new pupil places to meet the secondary enrolment pressure for each secondary school is the average of,

- (a) the amount by which the 2007-2008 enrolment of the school exceeded the sum of,
 - (i) the 2007-2008 reported capacity of the school, and
 - (ii) the number of the board's new pupil places to meet the secondary enrolment pressure for the school calculated under subsection 51 (4) of the 2007-2008 grant regulation; and
- (b) the amount by which the 2006-2007 enrolment of the school exceeded the sum of,
 - (i) the 2006-2007 reported capacity of the school, and
 - (ii) the number of the board's new pupil places to meet the secondary enrolment pressure for the school calculated under subsection 39 (20) of the 2006-2007 grant regulation.

(5) For the purposes of paragraph 78 of subsection 49 (1), the secondary capacity for the board is the secondary capacity determined for the board under the 2007-2008 grant regulation subject to the adjustments set out in subsections (9), (12), (17), (20), (23), (25), (26) and (30) of this section.

- (6) The Minister shall determine loadings and categories of instructional space as follows:

1. The Minister shall identify categories of instructional space for all elementary facilities and secondary facilities of the board. In identifying categories of instructional space, the Minister shall use the categories identified in the Report of the Pupil Accommodation Review Committee, which is available as described in subsection 3 (7). Where the Report does not include an appropriate category for an instructional space, the Minister shall identify the category of that space in a manner that is consistent with the categorizations in the Report.
2. The Minister shall assign a loading to each category of instructional space identified under paragraph 1, based on the number of pupils that can reasonably be accommodated in each category of instructional space. In determining the number, the Minister shall consider the physical characteristics of the category of instructional space and the class size requirements under the Act.

(7) Subsection (8) or (9) applies in relation to an elementary facility or secondary facility of a board if, on or after January 1, 2004 and before February 17, 2005, the board issued a proposal under Ontario Regulation 444/98 (Disposition of Surplus Real Property) made under the Act to dispose of the facility at no cost to the Ontario Realty Corporation or to a board.

- (8) The number referred to in subparagraph 30 i of subsection 49 (1) is determined as follows:

1. For each elementary facility of the board to which this subsection applies, apply the loadings determined under subsection (6) to the instructional spaces of the facility, as categorized under subsection (6).
2. Total the amounts determined under paragraph 1 for elementary facilities of the board.

- (9) The secondary capacity determined for the board under subsection (5) is adjusted as follows:
1. For each secondary facility of the board to which this subsection applies, apply the loadings determined under subsection (6) to the instructional spaces of the facility, as categorized under subsection (6).
 2. Total the amounts determined under paragraph 1 for secondary facilities of the board.
 3. Subtract the total determined under paragraph 2 from the secondary capacity determined for the board under subsection (5).
- (10) Subsection (11) or (12) applies in relation to an elementary facility or secondary facility of the board if,
- (a) the facility is acquired by the board as a result of a proposal issued by another board on or after January 1, 2004 and before February 17, 2005 under Ontario Regulation 444/98, to dispose of the facility at no cost; and
 - (b) subsections (16) and (17) do not apply to the facility.
- (11) The number referred to in subparagraph 32 ii of subsection 49 (1) is determined as follows:
1. For each elementary facility of the board to which this subsection applies, apply the loadings determined under subsection (6) to the instructional spaces of the facility, as categorized under subsection (6).
 2. Total the amounts determined under paragraph 1 for the elementary facilities of the board.
- (12) The secondary capacity determined for the board under subsection (5) is adjusted as follows:
1. For each secondary facility of the board to which this subsection applies, apply the loadings determined under subsection (6) to the instructional spaces of the facility, as categorized under subsection (6).
 2. Total the amounts determined under paragraph 1 for the secondary facilities of the board.
 3. Add the total determined under paragraph 2 to the secondary capacity determined for the board under subsection (5).
- (13) Subsection (16) or (17) applies in relation to an elementary facility or secondary facility of the board if all of the following conditions are satisfied:
1. The facility is acquired by the board as a result of a proposal issued by another board on or after January 1, 2004 and before February 17, 2005 under Ontario Regulation 444/98, to dispose of the facility at no cost.
 2. Within 30 days after offering to acquire the facility at no cost, the board notifies the Minister in writing of the offer and provides such information and material as the Minister may require to verify that the acquisition of the facility,
 - i. is consistent with the long-term accommodation plan of the board,
 - ii. would benefit the pupils of the board,
 - iii. would result in more effective use of public assets, and
 - iv. would reduce the need of the board for the construction of new school facilities.
- (14) Subsection (16) applies in relation to an elementary school of the board if the school provides pupil accommodation for elementary school pupils during the fiscal year and is located in a municipality or former municipality set out in Column 2 of Table 20 opposite the name of the board in Column 1 of that Table and opposite a number greater than zero in Column 4 of that Table.
- (15) Subsection (17) applies in relation to a secondary school of the board if the school provides pupil accommodation for secondary school pupils during the fiscal year and is located in a municipality or former municipality set out in Column 2 of Table 20 opposite the name of the board in Column 1 of that Table and opposite a number greater than zero in Column 5 of that Table.
- (16) The number referred to in subparagraph 32 iii of subsection 49 (1) is determined as follows:
1. For each elementary school to which this subsection applies, apply the loadings determined under subsection (6) to the instructional spaces of the school, as categorized under subsection (6).
 2. Determine the 2008-2009 day school average daily enrolment of pupils of the board, counting only pupils enrolled in that school.
 3. Take the lesser of the amounts determined for the school under paragraphs 1 and 2.
 4. Total the amounts determined under paragraph 3 for each of the elementary schools to which this subsection applies.
- (17) The secondary capacity determined for the board under subsection (5) is adjusted as follows:
1. For each secondary school to which this subsection applies, apply the loadings determined under subsection (6) to the instructional spaces of the school, as categorized under subsection (6).
 2. Determine the 2008-2009 day school average daily enrolment of pupils of the board, counting only pupils enrolled in that school.

3. Take the lesser of the amounts determined for the school under paragraphs 1 and 2.
 4. Total the amounts determined under paragraph 3 for each of the secondary schools to which this subsection applies.
 5. Add the total determined under paragraph 4 to the secondary capacity determined for the board under subsection (5).
- (18) Subsection (19) or (20) applies in relation to an elementary facility or secondary facility of a board if,
- (a) in the 2007 calendar year, the board agreed with another board to dispose of the elementary facility or secondary facility of the board to the other board, in consideration for the conveyance to it of an elementary facility or secondary facility of the other board; and
 - (b) before the agreement referred to in clause (a) was entered into, the Minister indicated in writing that, in his or her opinion, the transfer provided for by the agreement,
 - (i) is consistent with the long-term accommodation plans of both boards,
 - (ii) would benefit pupils of both boards,
 - (iii) would result in more effective use of public assets, and
 - (iv) would reduce the needs of both boards for the construction of new school facilities.
- (19) The number referred to in subparagraph 30 ii of subsection 49 (1) is determined as follows:
1. For each elementary facility of the board to which this subsection applies, apply the loadings determined under subsection (6) to the instructional spaces of the facility, as categorized under subsection (6).
 2. Total the amounts determined under paragraph 1 for elementary facilities of the board.
- (20) The secondary capacity determined for the board under subsection (5) is adjusted as follows:
1. For each secondary facility of the board to which this subsection applies, apply the loadings determined under subsection (6) to the instructional spaces of the facility, as categorized under subsection (6).
 2. Total the amounts determined under paragraph 1 for secondary facilities of the board.
 3. Subtract the total determined under paragraph 2 from the secondary capacity determined for the board under subsection (5).
- (21) Subsection (22) or (23) applies in relation to an elementary facility or secondary facility of a board acquired in the circumstances described in subsection (18).
- (22) The number referred to in subparagraph 30 iii of subsection 49 (1) is determined as follows:
1. For each elementary facility of the board acquired in the circumstances described in subsection (18), apply the loadings determined under subsection (6) to the instructional spaces of the facility, as categorized under subsection (6).
 2. Determine the 2008-2009 enrolment for the facility, if any.
 3. Subtract the amount determined under paragraph 2 from the amount determined under paragraph 1. If the difference is a negative number, it is deemed to be zero.
- (23) The secondary capacity determined for the board under subsection (5) is adjusted as follows:
1. For each secondary facility of the board acquired in the circumstances described in subsection (18), apply the loadings determined under subsection (6) to the instructional spaces of the facility, as categorized under subsection (6).
 2. Determine the 2008-2009 enrolment for the facility, if any.
 3. Subtract the amount determined under paragraph 2 from the amount determined under paragraph 1. If the difference is a negative number, it is deemed to be zero.
 4. Total the amounts determined under paragraph 3 for secondary facilities of the board.
 5. Subtract the total determined under paragraph 4 from the secondary capacity determined for the board under subsection (5).
- (24) If the board has an elementary facility that it acquired after December 31, 1998 and before the start of the fiscal year in circumstances described in subsection (18), the number referred to in subparagraph 32 iv of subsection 49 (1) is determined as follows:
1. For each elementary facility acquired, apply the loadings determined under subsection (6) to the instructional spaces of the facility, as categorized under subsection (6).
 2. Determine the 2008-2009 enrolment for the facility, if any.
 3. Subtract the amount determined under paragraph 2 from the amount determined under paragraph 1. If the difference is a negative number, it is deemed to be zero.

4. Total the amounts determined under paragraph 3 for each of the elementary facilities acquired.
5. Subtract the amount determined under paragraph 4 from the total of the amounts determined for the board under the provisions comparable to this subsection in the regulations made under section 234 of the Act in respect of grants payable to boards for previous fiscal years.

(25) If the board has a secondary facility that it acquired after December 31, 1998 and before the start of the fiscal year in circumstances described in subsection (18), the secondary capacity determined for the board under subsection (5) is adjusted as follows:

1. For each secondary facility acquired, apply the loadings determined under subsection (6) to the instructional spaces of the facility, as categorized under subsection (6).
2. Determine the 2008-2009 enrolment for the facility, if any.
3. Subtract the amount determined under paragraph 2 from the amount determined under paragraph 1. If the difference is a negative number, it is deemed to be zero.
4. Total the amounts determined under paragraph 3 for each of the secondary facilities acquired.
5. Subtract the amount determined under paragraph 4 from the total of the amounts determined for the board under the provisions comparable to this subsection in the regulations made under section 234 of the Act in respect of grants payable to boards for previous fiscal years.
6. Add the difference determined under paragraph 5 to the secondary capacity determined for the board under subsection (5).

(26) The secondary capacity determined for the board under subsection (5) is adjusted by adding the number, if any, of new pupil places to meet the secondary enrolment pressures as determined under subsection (3).

(27) Subsection (28) applies in relation to an elementary facility of the board described in a provision comparable to subsection (13) or (14) in the regulations made under section 234 of the Act in respect of grants payable to boards for previous fiscal years.

(28) The number referred to in subparagraph 32 v of subsection 49 (1) is determined as follows:

1. For each elementary facility to which this subsection applies, apply the loadings determined under subsection (6) to the instructional spaces of the facility, as categorized under subsection (6).
2. Determine the 2008-2009 day school average daily enrolment of pupils of the board, counting only pupils enrolled in that facility.
3. Subtract the amount determined under paragraph 2 from the amount determined under paragraph 1 for that school. If the difference is a negative number, it is deemed to be zero.
4. Total the amounts determined under paragraph 3 for each of the elementary facilities to which this subsection applies.
5. Subtract the amount determined under paragraph 4 from the total of the amounts determined for previous fiscal years for the board under provisions comparable to subsection (16) in the regulations made under section 234 of the Act in respect of grants payable to boards for previous fiscal years.

(29) Subsection (30) applies in relation to a secondary facility of the board described in a provision comparable to subsection (13) or (15) in the regulations made under section 234 of the Act in respect of grants payable to boards for previous fiscal years.

(30) The secondary capacity determined for the board under subsection (5) is adjusted as follows:

1. For each secondary facility to which this subsection applies, apply the loadings determined under subsection (6) to the instructional spaces of the facility, as categorized under subsection (6).
2. Determine the 2008-2009 day school average daily enrolment of pupils of the board, counting only pupils enrolled in that school.
3. Subtract the amount determined under paragraph 2 from the amount determined under paragraph 1 for that facility. If the difference is a negative number, it is deemed to be zero.
4. Total the amounts determined under paragraph 3 for each of the secondary facilities to which this subsection applies.
5. Subtract the amount determined under paragraph 4 from the total of the amounts determined for previous fiscal years for the board under the provisions comparable to subsection (17) in the regulations made under section 234 of the Act in respect of grants payable to boards for previous fiscal years.
6. Add the difference determined under paragraph 5 to the secondary capacity for the board determined under subsection (5).

(31) For the purposes of paragraphs 3 and 5 of subsection 32 (3), subparagraph 16 ii of subsection 46 (1) and subparagraph 14 ii of section 47, the capacity of an elementary school is determined by applying the loadings determined under subsection (6) to the instructional spaces of the school, as categorized under subsection (6).

(32) For the purposes of paragraphs 4 and 5 of subsection 32 (3), subparagraph 30 ii of subsection 46 (1) and subparagraph 28 ii of section 47, the capacity of a secondary school is determined by applying the loadings determined under subsection (6) to the instructional spaces of the school, as categorized under subsection (6).

Debt charges allocation

57. (1) The amount of the debt charges allocation for a district school board for the fiscal year is the sum of,

- (a) the total amount of principal and interest paid by the board in the fiscal year in respect of the permanently financed debt of the board; and
- (b) the total amount payable in the fiscal year in respect of the financing arranged to refinance the board's non-permanently financed debt, including the amount of any payments required to be made in the year to a reserve account or sinking fund and the amount of reasonable expenses.

(2) In this section,

"non-permanently financed debt" means, in respect of a board, the amount listed in Column 3 opposite the name of the board in Table 25; ("dette sans financement permanent")

"permanently financed debt" means, in respect of a board, the amount that is listed in Column 2 opposite the name of the board in Table 25. ("dette avec financement permanent")

Adjustment for declining enrolment

58. (1) The amount of a district school board's adjustment for declining enrolment for the fiscal year for the purposes of section 13 is the sum of the following amounts:

1. The product obtained when 0.25 is multiplied by the amount, if any, that was determined under subsection 41 (2) of the 2006-2007 grant regulation.
2. The product obtained when 0.5 is multiplied by the amount, if any, that was determined under subsection 53 (2) of the 2007-2008 grant regulation.
3. If the 2008-2009 day school average daily enrolment of pupils of the board is less than the 2007-2008 day school average daily enrolment of pupils of the board as determined under section 2 of Ontario Regulation 150/07 (Calculation of Average Daily Enrolment for the 2007-2008 School Board Fiscal Year) made under the Act, the amount, if it exceeds zero, determined in accordance with subsection (2).

(2) The amount for the purposes of paragraph 3 of subsection (1) is the amount calculated using the formula,

$$[(A - B) - 0.58 (A \times C)] \times D/C$$

in which,

"A" is the amount determined in respect of the board under subsection (3),

"B" is the amount determined in respect of the board under subsection (4),

"C" is the amount determined in respect of the board under subsection (5), and

"D" is the amount determined in respect of the board under subsection (6).

(3) The amount determined under this subsection in respect of a board is the sum of the following amounts determined for the board for its 2007-2008 fiscal year under the 2007-2008 grant regulation:

1. The pupil foundation allocation for the fiscal year.
2. The enrolment-based special education amount for the fiscal year.
3. In the case of a French-language district school board, the French as a first language amount included in the board's language allocation for the fiscal year.
4. The remote and rural allocation for the fiscal year.
5. The sum of the amounts listed in paragraphs 2, 3 and 4 of subsection 38 (1) of the 2007-2008 grant regulation.
6. The sum of the amounts determined under paragraphs 15, 17, 22, 26, 29, 31, 36, 40 and 43 of subsection 41 (1) of the 2007-2008 grant regulation less the amount determined using the following formula:

$$(A \times B) \times 9.29 \times \$66.48$$

in which,

“A” is the number calculated in respect of the board under paragraph 7 of subsection 41 (1) of the 2007-2008 grant regulation, and

“B” is the supplementary continuing education and other programs area factor approved by the Minister in respect of the board under subsection 41 (4) of the 2007-2008 grant regulation.

(4) The amount determined under this subsection in respect of a board is the amount calculated in respect of the board's 2008-2009 fiscal year as follows:

1. Add,

- i. the pupil foundation allocation for the fiscal year,
- ii. the enrolment-based special education amount for the fiscal year,
- iii. in the case of a French-language district school board, the French as a first language amount included in the board's language allocation for the fiscal year,
- iv. the remote and rural allocation for the fiscal year,
- v. the sum of the amounts listed in paragraphs 2 and 4 of subsection 42 (1) and paragraph 5 of subsection 42 (5), and
- vi. the sum of the amounts determined under paragraphs 15, 17, 22, 26, 29, 31, 36, 40 and 43 of subsection 46 (1), less the amount determined using the following formula:

$$(A \times B) \times 9.29 \times \$67.41$$

in which,

“A” is the number calculated in respect of the board under paragraph 7 of subsection 46 (1), and

“B” is the supplementary continuing education and other programs area factor approved by the Minister in respect of the board under subsection 46 (4).

2. Subtract from the total determined under paragraph 1, the product of the 2008-2009 day school average daily enrolment of pupils of the board and the amount shown in Column 2 of Table 26 opposite the name of the board in Column 1 of that Table.

(5) The amount determined under this subsection in respect of a board is the amount calculated using the following formula,

$$1 - E/F$$

in which,

“E” is the 2008-2009 day school average daily enrolment of pupils of the board,

“F” is the 2007-2008 day school average daily enrolment of pupils of the board, as determined under section 2 of Ontario Regulation 150/07, and

“E/F” is rounded to five decimal points.

(6) The amount determined under this subsection in respect of a board is the amount calculated as follows:

1. If the amount determined in respect of the board under subsection (5) does not exceed 0.0025, the amount determined under this subsection in respect of the board is calculated using the formula,

$$0.5 \times C$$

in which,

“C” is the amount determined in respect of the board under subsection (5).

2. If the amount determined in respect of the board under subsection (5) is greater than 0.0025 but does not exceed 0.015, the amount determined under this subsection in respect of the board is calculated using the formula,

$$(C - 0.0025) + 0.00125$$

in which,

“C” is the amount determined in respect of the board under subsection (5).

3. If the amount determined in respect of the board under subsection (5) is greater than 0.015, the amount determined under this subsection in respect of the board is calculated using the formula,

$$1.5 \times (C - 0.015) + 0.01375$$

in which,

“C” is the amount determined in respect of the board under subsection (5).

Compliance

59. Every district school board shall manage its estimates process and its expenditures so as to ensure compliance with the requirements of sections 60 to 62.

Required spending, special education

60. (1) Subject to subsection (2), a district school board shall ensure that the amount it spends in the fiscal year on special education for pupils of the board is not less than the amount of the board's special education allocation for the fiscal year.

(2) If a board's net expenditure on special education for its pupils in the fiscal year is less than the amount required under subsection (1), the board shall place the difference in the board's special education reserve fund.

(3) For the purposes of this section, a board's net expenditure on special education in the fiscal year is determined as follows:

1. Add the part of the amount that is in the board's reserve fund under subsection 233 (1) of the Act on August 31, 2009, immediately before the transfer under subsection 233 (2) of the Act, that is attributable to special education to the board's expenditure on special education for its pupils in the 2008-2009 fiscal year.
2. Deduct the following amounts from the amount determined under paragraph 1:
 - i. The amount of any transfers from the board's special education reserve fund in the fiscal year.
 - ii. The amounts of any other transfers from reserves in the fiscal year that were applied against the board's expenditure on special education for its pupils.
 - iii. Any revenue from other sources received by the board in the fiscal year that is spent by the board in the fiscal year on special education for its pupils.
- (4) This section shall not be interpreted as limiting the amount that a board may spend on special education.

Required spending, capital assets

61. (1) Subject to subsection (2), a district school board shall ensure that an amount equal to the total of the following amounts determined for the board is spent in the fiscal year on the acquisition of capital assets:

1. The amount for school renewal, determined under section 47.
2. The amount for new pupil places, determined under section 49.
3. The amount for the construction of facilities described in clauses 234 (1) (b) and (c) of the Act, determined under section 54 of this Regulation.
4. The amount for outstanding capital commitments, determined under section 55.

(2) If a board's net expenditure in the fiscal year on the acquisition of capital assets is less than the total amount determined under subsection (1), the board shall place the difference in the board's pupil accommodation allocation reserve fund.

(3) For the purposes of this section, a board's net expenditure in the fiscal year on the acquisition of capital assets is determined by deducting the following amounts from its expenditures in the fiscal year on the acquisition of capital assets:

1. The amounts of any transfers in the fiscal year from the pupil accommodation allocation reserve fund.
2. The amounts of any transfers in the fiscal year from the proceeds of disposition reserve fund or the reserve fund for the proceeds of disposition of schools that are prohibitive to repair that were applied in the fiscal year against expenditures for the acquisition of capital assets.
3. The amounts of any transfers in the fiscal year from other reserves, other than education development charge reserve funds, that were applied in the fiscal year against expenditures for the acquisition of capital assets.
4. Any revenue from other sources received by the board in the fiscal year that is spent by the board in the fiscal year on the acquisition of capital assets.

(4) This section shall not be interpreted as limiting the amount that a board may spend on the acquisition of capital assets.

Maximum administration and governance expenditures

62. (1) A district school board shall ensure that its net administration and governance expenditures in the fiscal year do not exceed its administration and governance limit.

- (2) The amount of the board's administration and governance limit for the fiscal year is the sum of,
 - (a) the portion of the board's adjustment for declining enrolment, if any, that is allocated by the board to the administration and governance limit; and
 - (b) the board's administration and governance allocation for the fiscal year.
- (3) For the purposes of this section,
 - (a) an expenditure by a board is an administration expenditure if it is an expenditure categorized in the Ministry's Uniform Code of Accounts as an administration expenditure; and
 - (b) an expenditure by a board is a governance expenditure if it is an expenditure categorized in the Ministry's Uniform Code of Accounts as a governance expenditure.
- (4) For the purposes of this section, a board's net administration and governance expenditures in the fiscal year is determined as follows:
 - 1. Determine the sum of the administration expenditures made by the board in the fiscal year and the governance expenditures made by the board in the fiscal year.
 - 2. Add the part of the amount that is in the board's reserve fund under subsection 233 (1) of the Act on August 31, 2009, before the transfer under subsection 233 (2) of the Act, that is attributable to administration and governance to the amount determined under paragraph 1 of this subsection.
 - 3. Deduct the following amounts from the amount determined under paragraph 2:
 - i. The amounts of any transfers from reserves in the fiscal year that were applied against the board's administration expenditures or governance expenditures.
 - ii. Any revenue from other sources received by the board in the fiscal year that is spent by the board in the fiscal year on board administration expenditures or governance expenditures.

PART III GRANTS TO SCHOOL AUTHORITIES

Grants to isolate boards

63. (1) For the purposes of this section, the approved expenditure of an isolate board is the expenditure that is acceptable to the Minister as shown on the forms provided by the Ministry to the isolate board for the purpose of calculating its 2008-2009 legislative grant.

(2) In making determinations for the purposes of subsection (1), the Minister shall apply the funding formula on which the provisions of this Regulation relating to grants to district school boards is based, with such adaptations as the Minister considers advisable to take account of characteristics particular to isolate boards.

(3) For the purposes of this section, the 2008-2009 tax revenue of an isolate board is determined as follows:

- 1. Add:
 - i. 38 per cent of the sum of,
 - A. the total of the amounts distributed to the board in respect of the 2008 calendar year under subsections 237 (12) and 238 (2), section 239, subsection 240 (4), sections 250 and 251 and subsections 257.8 (2) and 257.9 (1) of the *Education Act*, under sections 447.20 and 447.52 of the *Municipal Act* as made applicable by section 474 of the *Municipal Act, 2001*, under subsections 364 (22) and 365.2 (16) of the *Municipal Act, 2001*, under section 10 of Ontario Regulation 509/98 (Tax Matters — Relief in Unorganized Territory (Section 257.2.1 of the Act)) made under the Act and under subsection 13 (2) of Ontario Regulation 3/02 (Tax Relief in Unorganized Territory for 2001 and Subsequent Years) made under the Act,
 - B. the amounts, if any, referred to in subsection 364 (22) of the *Municipal Act, 2001*, as made applicable by section 257.12.3 of the *Education Act*, that are paid to the board in respect of the 2008 calendar year,
 - C. the total of all amounts, if any, paid to the board in respect of the 2008 calendar year by a municipality under subsections 353 (4), (4.1) and 366 (3) of the *Municipal Act, 2001*,
 - D. the amounts, if any, applied by the board against the cancellation price of land sold for tax arrears in the 2008 calendar year under section 380 of the *Municipal Act, 2001*, as made applicable by subsection 371 (2) of that Act,
 - E. the payments in lieu of taxes distributed to the board in respect of the 2008 calendar year under subsection 322 (1) of the *Municipal Act, 2001*,
 - F. the grants, if any, made to the board in respect of the 2008 calendar year under subsection 302 (2) of the *Municipal Act, 2001*,

- G. the amounts, if any, received by the board in respect of the 2008 calendar year under the *Payments in Lieu of Taxes Act* (Canada) or under any Act of Canada that permits a payment to be made by a government or a government agency in lieu of taxes on real property, and
 - H. the amounts, if any, paid to the board in respect of the 2008 calendar year under subsections 9 (2) and (4) of the *Tax Incentive Zones Act (Pilot Projects)*, 2002,
- ii. 62 per cent of the sum of,
- A. the total of the amounts distributed to the board in respect of the 2009 calendar year under subsections 237 (12) and 238 (2), section 239, subsection 240 (4), sections 250 and 251 and subsections 257.8 (2) and 257.9 (1) of the *Education Act*, under sections 447.20 and 447.52 of the *Municipal Act* as made applicable by section 474 of the *Municipal Act, 2001*, under subsections 364 (22) and 365.2 (16) of the *Municipal Act, 2001*, under section 10 of Ontario Regulation 509/98 and under subsection 13 (2) of Ontario Regulation 3/02,
 - B. the amounts, if any, referred to in subsection 364 (22) of the *Municipal Act, 2001*, as made applicable by section 257.12.3 of the *Education Act*, that are paid to the board in respect of the 2009 calendar year,
 - C. the total of all amounts, if any, paid to the board in respect of the 2009 calendar year by a municipality under subsections 353 (4), (4.1) and 366 (3) of the *Municipal Act, 2001*,
 - D. the amounts, if any, applied by the board against the cancellation price of land sold for tax arrears in the 2009 calendar year under sections 380 and 380.1 of the *Municipal Act, 2001*, as made applicable by subsection 371 (2) of that Act,
 - E. the payments in lieu of taxes distributed to the board in respect of the 2009 calendar year under subsection 322 (1) of the *Municipal Act, 2001*,
 - F. the grants, if any, made to the board in respect of the 2009 calendar year under subsection 302 (2) of the *Municipal Act, 2001*,
 - G. the amounts, if any, received by the board in respect of the 2009 calendar year under the *Payments in Lieu of Taxes Act* (Canada) or under any Act of Canada that permits a payment to be made by a government or a government agency in lieu of taxes on real property, and
 - H. the amounts, if any, paid to the board in respect of the 2009 calendar year under subsections 9 (2) and (4) of the *Tax Incentive Zones Act (Pilot Projects)*, 2002,
- iii. the total of the amounts, if any, distributed to the board in the fiscal year under subsection 2 (3) of Ontario Regulation 365/98 (Pre-1998 School Tax Arrears) made under the Act, and
- iv. the total of the amounts, if any, paid to the board in the fiscal year under clause 3 (1) (a) of Ontario Regulation 366/98 (Tax Arrears in Annexed Areas) made under the Act.
2. Calculate the difference between the following amounts and deduct that difference if the amount described in subparagraph i is less than the amount described in subparagraph ii or add that difference if the amount described in subparagraph i is more than the amount described in subparagraph ii:
- i. The amount that was determined under subparagraph 1 ii of subsection 58 (3) of the 2007-2008 grant regulation for the purposes of calculating the amount payable to the board as legislative grant in respect of the 2007-2008 school board fiscal year.
 - ii. The amount that would have been determined under subparagraph 1 ii of subsection 58 (3) of the 2007-2008 grant regulation if that amount had been determined on the basis of the board's annual financial statements as reported to the Ministry for the 2007-2008 school board fiscal year.
3. If the board is required to levy taxes for school purposes in respect of property in territory without municipal organization, deduct the sum of the amounts calculated in respect of the board under subparagraphs 3 i and ii of subsection 58 (3) of the 2007-2008 grant regulation.
4. Deduct the costs for which the board is responsible under the Act or the *Municipal Elections Act, 1996* that are incurred in the fiscal year to conduct elections of members in territory without municipal organization that is deemed to be a district municipality for the purposes of clause 257.12 (3) (a) of the *Education Act*.
5. Deduct the amounts charged to the board in the 2008 calendar year by a municipal council under section 353 of the *Municipal Act, 2001*, including amounts charged under that section as a result of private legislation.
6. Deduct the total of the amounts rebated, paid or credited by the board under section 257.2.1 of the Act in the fiscal year.
7. Deduct 38 per cent of the total of the amounts, if any, paid by the board in respect of the 2008 calendar year under paragraph 3 of subsection 7 (4) of Ontario Regulation 3/02 and under subsections 361 (7), 364 (11), 365 (3), 365.1 (13) to (15) and 365.2 (8) of the *Municipal Act, 2001*.

8. Deduct 62 per cent of the total of the amounts, if any, paid by the board in respect of the 2009 calendar year under paragraph 3 of subsection 7 (4) of Ontario Regulation 3/02 and under subsections 361 (7), 364 (11), 365 (3), 365.1 (13) to (15) and 365.2 (8) of the *Municipal Act, 2001*.

(4) Amounts, if any, paid by the Minister to the board in respect of the 2008 calendar year under section 257.10.1 or 257.11 of the Act are deemed to be amounts distributed to the board in respect of the 2008 calendar year under a provision of the Act referred to in subparagraph 1 i of subsection (3) of this section.

(5) Amounts, if any, paid by the Minister to the board in respect of the 2009 calendar year under section 257.11 of the Act are deemed to be amounts distributed to the board in respect of the 2009 calendar year under a provision of the Act referred to in subparagraph 1 ii of subsection (3) of this section.

(6) Paragraph 3 of subsection (3) shall not be interpreted to preclude the inclusion in the board's approved expenditure of an amount on account of the costs incurred by the board in collecting taxes in territory without municipal organization, if those costs exceed the amount deducted under paragraph 3 of subsection (3).

(7) If the approved expenditure of an isolate board exceeds its 2008-2009 tax revenue, the board is paid a grant equal to the excess.

Grants to s. 68 boards

64. (1) A section 68 board is paid a grant in an amount determined as follows:

1. Take the expenditure of the board for the fiscal year that is acceptable to the Minister for grant purposes, excluding,
 - i. expenditures for debt charges,
 - ii. expenditures for the purchase of capital assets,
 - iii. expenditures for the restoration of destroyed or damaged capital assets, and
 - iv. provisions for reserves for working funds and provisions for reserve funds.
2. Deduct the revenue of the board for the fiscal year, not including revenue from,
 - i. legislative grants,
 - ii. an organization on whose property a school of the board is located, and
 - iii. refunds of expenditure of the kind described in subparagraph 1 i, ii or iii.

(2) Subsection (3) applies if,

- (a) a section 68 board makes expenditures to purchase special equipment in accordance with the document entitled "Special Education Funding Guidelines: Special Equipment Amount (SEA) and Special Incidence Portion (SIP) 2008-09", which is available as described in subsection 3 (2), for a pupil of a section 68 board and the pupil enrolls in a school operated by a district school board or by a different section 68 board during the fiscal year; or
- (b) a claim for special equipment for a pupil of a section 68 board has been approved and the pupil enrolls in a school operated by a different section 68 board during the 2007-2008 school board fiscal year.

(3) The special equipment referred to in subsection (2) must move with the pupil to the new board unless, in the opinion of the new board, it is not practical to move the equipment.

PART IV PAYMENTS TO GOVERNING AUTHORITIES

Definitions

65. In this Part,

"Crown establishment" means an establishment maintained by a Department of the Government of Canada, a federal Crown company, The Royal Canadian Mounted Police or Atomic Energy of Canada Limited, on lands held by the Crown in right of Canada that are not assessable for school purposes, and includes a reserve as defined in the *Indian Act* (Canada); ("établissement de la Couronne")

"reserve" means a reserve within the meaning of the *Indian Act* (Canada). ("réserve")

Pupil attending school in Manitoba or Quebec

66. (1) If a pupil who resides in a territorial district attends a school supported by local taxation in Manitoba or Quebec, the Minister may pay the governing authority of the school an amount agreed on between him or her and the authority if, in the Minister's opinion,

- (a) daily transportation to a school in Ontario is impracticable due to distance or terrain;
- (b) the provision of board, lodging and weekly transportation to a school in Ontario is impracticable because of the age or disability of the pupil; and

(c) the pupil attends a school that it is reasonable for him or her to attend, having regard to distance or terrain and any special needs of the pupil.

(2) In making a determination under subsection (1) with respect to a pupil who is a French-speaking person, the Minister shall have regard to language of instruction.

Pupil attending school on reserve

67. (1) This section applies if a pupil who resides in a territorial district,

(a) is not resident in the area of jurisdiction of a board and is not resident on a Crown establishment; and

(b) attends a school on a reserve that is operated by,

(i) the Crown in right of Canada, or

(ii) a band, the council of a band or an education authority, if the band, council of a band or education authority is authorized by the Crown in right of Canada to provide education for Indians.

(2) The Minister shall pay the governing authority of the school attended by the pupil the amount agreed on between the governing authority and the Minister.

Amounts payable to board, attendance at school for Indian children

68. (1) This section applies in respect of a board that has submitted to the Minister an arrangement for admission of one or more persons who are qualified to be resident pupils of the board to an elementary school for Indian children under section 185 of the Act.

(2) Subject to subsection (3), the Minister shall pay to the board, for each person to whom the arrangement applies, an amount equal to the cost per pupil of elementary instruction for the 2008-2009 fiscal period in the school to which the child is admitted under the arrangement.

(3) The amount paid by the Minister under subsection (2) shall not exceed the fee that the board would charge to elementary school pupils under section 3 of the 2008-2009 fees regulation.

TABLE/TABLEAU 1

HIGH NEEDS PER-PUPIL AMOUNT/SOMME LIÉE AUX BESOINS ÉLEVÉS FONDÉE SUR L'EFFECTIF

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant \$
1.	Algoma District School Board	740.68
2.	Algonquin and Lakeshore Catholic District School Board	606.42
3.	Avon Maitland District School Board	502.87
4.	Bluewater District School Board	628.62
5.	Brant Haldimand Norfolk Catholic District School Board	386.39
6.	Bruce-Grey Catholic District School Board	612.19
7.	Catholic District School Board of Eastern Ontario	704.49
8.	Conseil de district des écoles publiques de langue française n° 59	507.29
9.	Conseil scolaire de district catholique Centre-Sud	505.26
10.	Conseil scolaire de district catholique de l'Est ontarien	786.23
11.	Conseil scolaire de district catholique des Aurores boréales	1509.80
12.	Conseil scolaire de district catholique des Grandes Rivières	499.53
13.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	605.22
14.	Conseil scolaire de district catholique du Nouvel-Ontario	717.33
15.	Conseil scolaire de district catholique Franco-Nord	1161.84
16.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	427.51
17.	Conseil scolaire de district du Centre Sud-Ouest	376.35
18.	Conseil scolaire de district du Grand Nord de l'Ontario	1673.35
19.	Conseil scolaire de district du Nord-Est de l'Ontario	1586.50
20.	District School Board of Niagara	355.46
21.	District School Board Ontario North East	719.17
22.	Dufferin-Peel Catholic District School Board	375.13
23.	Durham Catholic District School Board	383.93
24.	Durham District School Board	521.34
25.	English-language Separate District School Board No. 38	410.92
26.	Grand Erie District School Board	521.70
27.	Greater Essex County District School Board	414.03

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant \$
28.	Halton Catholic District School Board	445.58
29.	Halton District School Board	601.81
30.	Hamilton-Wentworth Catholic District School Board	522.57
31.	Hamilton-Wentworth District School Board	443.28
32.	Hastings and Prince Edward District School Board	619.22
33.	Huron Perth Catholic District School Board	359.45
34.	Huron-Superior Catholic District School Board	375.69
35.	Kawartha Pine Ridge District School Board	583.61
36.	Keewatin-Patricia District School Board	1239.85
37.	Kenora Catholic District School Board	801.22
38.	Lakehead District School Board	697.08
39.	Lambton Kent District School Board	452.78
40.	Limestone District School Board	771.86
41.	Near North District School Board	804.64
42.	Niagara Catholic District School Board	487.42
43.	Nipissing-Parry Sound Catholic District School Board	1058.34
44.	Northeastern Catholic District School Board	1128.65
45.	Northwest Catholic District School Board	417.84
46.	Ottawa-Carleton District School Board	498.00
47.	Ottawa Catholic District School Board	379.82
48.	Peel District School Board	339.58
49.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	693.08
50.	Rainbow District School Board	496.75
51.	Rainy River District School Board	1016.84
52.	Renfrew County Catholic District School Board	603.21
53.	Renfrew County District School Board	407.95
54.	Simcoe County District School Board	585.03
55.	Simcoe Muskoka Catholic District School Board	470.26
56.	St. Clair Catholic District School Board	481.01
57.	Sudbury Catholic District School Board	366.30
58.	Superior-Greenstone District School Board	642.60
59.	Superior North Catholic District School Board	1541.37
60.	Thames Valley District School Board	479.03
61.	Thunder Bay Catholic District School Board	591.46
62.	Toronto Catholic District School Board	604.59
63.	Toronto District School Board	522.93
64.	Trillium Lakelands District School Board	738.12
65.	Upper Canada District School Board	750.59
66.	Upper Grand District School Board	365.38
67.	Waterloo Catholic District School Board	485.45
68.	Waterloo Region District School Board	487.24
69.	Wellington Catholic District School Board	361.92
70.	Windsor-Essex Catholic District School Board	486.85
71.	York Catholic District School Board	504.53
72.	York Region District School Board	447.56

TABLE/TABLEAU 2
ESL/ELD GRANT/SUBVENTION ESL/ELD

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Somme \$
1.	Algoma District School Board	12,251
2.	Algonquin and Lakeshore Catholic District School Board	39,469
3.	Avon Maitland District School Board	130,943
4.	Bluewater District School Board	89,991
5.	Brant Haldimand Norfolk Catholic District School Board	46,070
6.	Bruce-Grey Catholic District School Board	6,460
7.	Catholic District School Board of Eastern Ontario	18,040

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Somme \$
8.	District School Board of Niagara	209,141
9.	District School Board Ontario North East	20,124
10.	Dufferin-Peel Catholic District School Board	1,744,612
11.	Durham Catholic District School Board	133,721
12.	Durham District School Board	289,528
13.	English-language Separate District School Board No. 38	244,758
14.	Grand Erie District School Board	142,656
15.	Greater Essex County District School Board	444,329
16.	Halton Catholic District School Board	167,169
17.	Halton District School Board	239,846
18.	Hamilton-Wentworth Catholic District School Board	375,914
19.	Hamilton-Wentworth District School Board	670,457
20.	Hastings and Prince Edward District School Board	39,710
21.	Huron Perth Catholic District School Board	15,940
22.	Huron-Superior Catholic District School Board	10,295
23.	Kawartha Pine Ridge District School Board	43,189
24.	Keewatin-Patricia District School Board	13,103
25.	Kenora Catholic District School Board	251
26.	Lakehead District School Board	52,823
27.	Lambton Kent District School Board	112,982
28.	Limestone District School Board	80,431
29.	Near North District School Board	14,833
30.	Niagara Catholic District School Board	101,516
31.	Nipissing-Parry Sound Catholic District School Board	5,838
32.	Northeastern Catholic District School Board	5,625
33.	Northwest Catholic District School Board	2,906
34.	Ottawa-Carleton District School Board	1,037,335
35.	Ottawa Catholic District School Board	486,435
36.	Peel District School Board	2,210,722
37.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	18,700
38.	Rainbow District School Board	26,345
39.	Rainy River District School Board	4,874
40.	Renfrew County Catholic District School Board	6,555
41.	Renfrew County District School Board	16,120
42.	Simcoe County District School Board	87,727
43.	Simcoe Muskoka Catholic District School Board	47,253
44.	St. Clair Catholic District School Board	40,256
45.	Sudbury Catholic District School Board	12,335
46.	Superior-Greenstone District School Board	829
47.	Superior North Catholic District School Board	0
48.	Thames Valley District School Board	803,250
49.	Thunder Bay Catholic District School Board	26,900
50.	Toronto Catholic District School Board	4,129,707
51.	Toronto District School Board	9,731,883
52.	Trillium Lakelands District School Board	0
53.	Upper Canada District School Board	33,865
54.	Upper Grand District School Board	285,778
55.	Waterloo Catholic District School Board	356,812
56.	Waterloo Region District School Board	884,037
57.	Wellington Catholic District School Board	56,393
58.	Windsor-Essex Catholic District School Board	303,833
59.	York Catholic District School Board	697,161
60.	York Region District School Board	1,234,284

TABLE/TABLEAU 3

ASSIMILATION FACTORS FOR ALF FUNDING/FACTEURS D'ASSIMILATION POUR LE FINANCEMENT DES
PROGRAMMES D'ALF

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Assimilation Factor/Facteur d'assimilation %
1.	Conseil de district des écoles publiques de langue française n° 59	76
2.	Conseil scolaire de district catholique Centre-Sud	97
3.	Conseil scolaire de district catholique de l'Est ontarien	75
4.	Conseil scolaire de district catholique des Aurores boréales	88
5.	Conseil scolaire de district catholique des Grandes Rivières	75
6.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	84
7.	Conseil scolaire de district catholique du Nouvel-Ontario	75
8.	Conseil scolaire de district catholique Franco-Nord	75
9.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	97
10.	Conseil scolaire de district du Centre Sud-Ouest	97
11.	Conseil scolaire de district du Grand Nord de l'Ontario	75
12.	Conseil scolaire de district du Nord-Est de l'Ontario	75

TABLE/TABLEAU 4

DEMOGRAPHIC COMPONENT OF FIRST NATION, MÉTIS AND INUIT EDUCATION
SUPPLEMENT/COMPOSANTE DÉMOGRAPHIQUE DU SUPPLÉMENT POUR L'ÉDUCATION DES PREMIÈRES
NATIONS, DES MÉTIS ET DES INUITS

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Estimated percentage of First Nation, Métis and Inuit Student Population/ Pourcentage estimatif d'élèves qui font partie des Premières nations ou sont des Métis ou des Inuits
1.	Algoma District School Board	13.72
2.	Algonquin and Lakeshore Catholic District School Board	5.95
3.	Avon Maitland District School Board	2.08
4.	Bluewater District School Board	4.24
5.	Brant Haldimand Norfolk Catholic District School Board	5.13
6.	Bruce-Grey Catholic District School Board	3.23
7.	Catholic District School Board of Eastern Ontario	5.72
8.	Conseil de district des écoles publiques de langue française n° 59	4.10
9.	Conseil scolaire de district catholique Centre-Sud	3.15
10.	Conseil scolaire de district catholique de l'Est ontarien	5.15
11.	Conseil scolaire de district catholique des Aurores boréales	14.26
12.	Conseil scolaire de district catholique des Grandes Rivières	8.85
13.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	3.85
14.	Conseil scolaire de district catholique du Nouvel-Ontario	9.83
15.	Conseil scolaire de district catholique Franco-Nord	11.51
16.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	3.86
17.	Conseil scolaire de district du Centre Sud-Ouest	3.62
18.	Conseil scolaire de district du Grand Nord de l'Ontario	9.72
19.	Conseil scolaire de district du Nord-Est de l'Ontario	10.01
20.	District School Board of Niagara	3.54
21.	District School Board Ontario North East	9.57
22.	Dufferin-Peel Catholic District School Board	1.25
23.	Durham Catholic District School Board	2.48
24.	Durham District School Board	2.84
25.	English-language Separate District School Board No. 38	3.43
26.	Grand Erie District School Board	4.94
27.	Greater Essex County District School Board	4.13
28.	Halton Catholic District School Board	1.68

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Estimated percentage of First Nation, Métis and Inuit Student Population/ Pourcentage estimatif d'élèves qui font partie des Premières nations ou sont des Métis ou des Inuits
29.	Halton District School Board	1.69
30.	Hamilton-Wentworth Catholic District School Board	3.23
31.	Hamilton-Wentworth District School Board	3.23
32.	Hastings and Prince Edward District School Board	6.85
33.	Huron Perth Catholic District School Board	2.12
34.	Huron-Superior Catholic District School Board	11.96
35.	Kawartha Pine Ridge District School Board	4.30
36.	Keewatin-Patricia District School Board	21.07
37.	Kenora Catholic District School Board	23.22
38.	Lakehead District School Board	12.53
39.	Lambton Kent District School Board	3.93
40.	Limestone District School Board	5.70
41.	Near North District School Board	9.49
42.	Niagara Catholic District School Board	3.79
43.	Nipissing-Parry Sound Catholic District School Board	10.09
44.	Northeastern Catholic District School Board	10.11
45.	Northwest Catholic District School Board	24.13
46.	Ottawa-Carleton District School Board	3.50
47.	Ottawa Catholic District School Board	3.50
48.	Peel District School Board	1.30
49.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	3.95
50.	Rainbow District School Board	11.78
51.	Rainy River District School Board	19.31
52.	Renfrew County Catholic District School Board	8.32
53.	Renfrew County District School Board	7.60
54.	Simcoe County District School Board	4.67
55.	Simcoe Muskoka Catholic District School Board	5.11
56.	St. Clair Catholic District School Board	4.05
57.	Sudbury Catholic District School Board	8.96
58.	Superior-Greenstone District School Board	11.19
59.	Superior North Catholic District School Board	15.15
60.	Thames Valley District School Board	3.36
61.	Thunder Bay Catholic District School Board	13.12
62.	Toronto Catholic District School Board	1.06
63.	Toronto District School Board	1.06
64.	Trillium Lakelands District School Board	5.20
65.	Upper Canada District School Board	5.88
66.	Upper Grand District School Board	2.80
67.	Waterloo Catholic District School Board	2.90
68.	Waterloo Region District School Board	2.76
69.	Wellington Catholic District School Board	2.63
70.	Windsor-Essex Catholic District School Board	4.08
71.	York Catholic District School Board	0.85
72.	York Region District School Board	1.15

TABLE/TABLEAU 5

LEARNING RESOURCES FOR DISTANT SCHOOLS ALLOCATION/ÉLÉMENT RESSOURCES D'APPRENTISSAGE
POUR ÉCOLES ÉLOIGNÉES

Item/Point	Column/ Colonne 1	Column/ Colonne 2	Column/ Colonne 3	Column/ Colonne 4	Column/ Colonne 5	Column/ Colonne 6	Column/ Colonne 7
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Municipality or Locality/ Municipalité ou localité	Distance/ Distance (km)	Learning resources for distant schools allocation/ Ressources d'apprentissage pour écoles éloignées \$
1.	Conseil de district des écoles publiques de langue française n° 59	10394		École secondaire publique le Sommet	Hawkesbury	75.5	376,607
2.	Conseil de district des écoles publiques de langue française n° 59	10575		École s.p. Marc Garneau	Quinte West	90.7	562,658
3.	Conseil scolaire de district catholique des Aurores boréales	10740		École secondaire catholique de La Vérendrye	Thunder Bay	100	559,336
4.	Conseil scolaire de district catholique des Aurores boréales	10768	Immaculée- Conception, E		Ignace	68.9	100,684
5.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	10658		Centre Scolaire Catholique Jeanne-Lajoie Secondaire	Pembroke	133.6	411,990
6.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	10784	École Catholique Ange-Gabriel Élémentaire		Brockville	40.6	115,805
7.	Conseil scolaire de district catholique du Nouvel-Ontario	10618		École secondaire catholique Jeunesse-Nord	Blind River	97.1	550,265
8.	Conseil scolaire de district catholique du Nouvel-Ontario	10872		É.s. St-Joseph (site temporaire)	Wawa	130.5	227,326
9.	Conseil scolaire de district du Centre Sud- Ouest	10710	Carrefour des Jeunes		Brampton	21.2	51,347
10.	Conseil scolaire de district du Grand Nord de l'Ontario	10634	Villa Française des Jeunes É.p		Elliot Lake	156.7	155,527
11.	Conseil scolaire de district du Grand Nord de l'Ontario	10745	École p. l'Escalade		Wawa	195.8	133,320

Item/Point	Column/ Colonne 1	Column/ Colonne 2	Column/ Colonne 3	Column/ Colonne 4	Column/ Colonne 5	Column/ Colonne 6	Column/ Colonne 7
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Municipality or Locality/ Municipalité ou localité	Distance/ Distance (km)	Learning resources for distant schools allocation/ Ressources d'apprentissage pour écoles éloignées \$
12.	Huron Perth Catholic District School Board	10765	St. Mary's School		North Perth	33	118,712
13.	Superior North Catholic District School Board	10661	St. Edward Catholic School		Nipigon	19.8	46,487

TABLE/TABLEAU 6

REMOTE AND RURAL ALLOCATION, RURAL AND SMALL COMMUNITY ALLOCATION/ÉLÉMENT CONSEILS
RURAUX ET ÉLOIGNÉS ET ÉLÉMENT COLLECTIVITÉS RURALES ET DE PETITE TAILLE

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	Distance/Distance	Urban Factor/ Facteur urbain	Dispersion Distance in kilometres/ Distance, en kilomètres, liée à la dispersion	Rural and Small Communities Index/Indice des collectivités rurales et de petite taille
1.	Algoma District School Board	790 km	0.809	38.63	30.50%
2.	Algonquin and Lakeshore Catholic District School Board	277 km	0.986	24.63	28.50%
3.	Avon Maitland District School Board	< 151 km	1	16.38	78.10%
4.	Bluewater District School Board	177 km	1	21.55	78.60%
5.	Brant Haldimand Norfolk Catholic District School Board	< 151 km	1	13.91	40.40%
6.	Bruce-Grey Catholic District School Board	177 km	1	22.57	67.50%
7.	Catholic District School Board of Eastern Ontario	< 151 km	1	24.49	60.90%
8.	Conseil de district des écoles publiques de langue française n° 59	< 151 km	1	38.75	12.80%
9.	Conseil scolaire de district catholique Centre-Sud	< 151 km	1	37.27	4.20%
10.	Conseil scolaire de district catholique de l'Est ontarien	< 151 km	1	17.32	54.20%
11.	Conseil scolaire de district catholique des Aurores boréales	1745 km	0.727	207.39	46.50%
12.	Conseil scolaire de district catholique des Grandes Rivières	680 km	0.952	49.76	52.90%
13.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	< 151 km	1	23.39	9.70%
14.	Conseil scolaire de district catholique du Nouvel-Ontario	790 km	0.879	45.27	26.70%
15.	Conseil scolaire de district catholique Franco-Nord	332 km	0.933	23.94	57.20%
16.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	< 151 km	1	29.78	21.20%
17.	Conseil scolaire de district du Centre Sud- Ouest	< 151 km	1	47.17	0.80%
18.	Conseil scolaire de district du Grand Nord de l'Ontario	1191 km	0.862	140.63	27.10%

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	Distance/Distance	Urban Factor/ Facteur urbain	Dispersion Distance in kilometres/ Distance, en kilomètres, liée à la dispersion	Rural and Small Communities Index/Indexe des collectivités rurales et de petite taille
19.	Conseil scolaire de district du Nord-Est de l'Ontario	634 km	0.939	149.2	44.70%
20.	District School Board of Niagara	< 151 km	1	6.49	13.50%
21.	District School Board Ontario North East	680 km	0.946	47.28	47.80%
22.	Dufferin-Peel Catholic District School Board	< 151 km	1	4.96	3.70%
23.	Durham Catholic District School Board	< 151 km	1	7.23	5.10%
24.	Durham District School Board	< 151 km	1	5.98	13.20%
25.	English-language Separate District School Board No. 38	< 151 km	1	11.83	11.80%
26.	Grand Erie District School Board	< 151 km	1	10.07	54.90%
27.	Greater Essex County District School Board	< 151 km	1	8.32	21.80%
28.	Halton Catholic District School Board	< 151 km	1	7.35	7.40%
29.	Halton District School Board	< 151 km	1	5.59	7.50%
30.	Hamilton-Wentworth Catholic District School Board	< 151 km	1	4.04	7.30%
31.	Hamilton-Wentworth District School Board	< 151 km	1	3.79	7.30%
32.	Hastings and Prince Edward District School Board	251 km	0.971	15.17	57.00%
33.	Huron Perth Catholic District School Board	< 151 km	1	19.38	58.40%
34.	Huron-Superior Catholic District School Board	790 km	0.777	48.56	19.30%
35.	Kawartha Pine Ridge District School Board	161 km	0.942	14.94	39.40%
36.	Keewatin-Patricia District School Board	1801 km	1	60.12	74.40%
37.	Kenora Catholic District School Board	1855 km	1	3.62	25.50%
38.	Lakehead District School Board	1375 km	0.549	5.77	12.80%
39.	Lambton Kent District School Board	< 151 km	1	16.28	42.50%
40.	Limestone District School Board	235 km	0.717	12.74	43.40%
41.	Near North District School Board	332 km	0.913	25.73	49.60%
42.	Niagara Catholic District School Board	< 151 km	1	8.5	9.20%
43.	Nipissing-Parry Sound Catholic District School Board	332 km	0.913	19.07	23.70%
44.	Northeastern Catholic District School Board	680 km	0.946	71.27	47.60%
45.	Northwest Catholic District School Board	1715 km	1	133.32	100.00%
46.	Ottawa-Carleton District School Board	< 151 km	1	6.11	8.00%
47.	Ottawa Catholic District School Board	< 151 km	1	6.69	8.00%
48.	Peel District School Board	< 151 km	1	4.54	4.00%
49.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	161 km	0.942	15.91	23.40%
50.	Rainbow District School Board	455 km	0.821	21.21	25.20%
51.	Rainy River District School Board	1630 km	1	40.15	100.00%
52.	Renfrew County Catholic District School Board	< 151 km	1	25.91	54.90%
53.	Renfrew County District School Board	< 151 km	1	21.03	70.00%
54.	Simcoe County District School Board	< 151 km	1	11.3	24.20%
55.	Simcoe Muskoka Catholic District School Board	< 151 km	1	17.09	18.50%
56.	St. Clair Catholic District School Board	< 151 km	1	20.81	34.70%
57.	Sudbury Catholic District School Board	390 km	0.78	15.88	13.80%

Item/ Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Distance/Distance	Column/Colonne 3 Urban Factor/ Facteur urbain	Column/Colonne 4 Dispersion Distance in kilometres/ Distance, en kilomètres, liée à la dispersion	Column/Colonne 5 Rural and Small Communities Index/Indice des collectivités rurales et de petite taille
58.	Superior-Greystone District School Board	1440 km	1	71.69	100.00%
59.	Superior North Catholic District School Board	1440 km	1	97.06	100.00%
60.	Thames Valley District School Board	< 151 km	1	9.39	25.50%
61.	Thunder Bay Catholic District School Board	1375 km	0.501	3.64	5.30%
62.	Toronto Catholic District School Board	< 151 km	1	4.47	0.00%
63.	Toronto District School Board	< 151 km	1	3.78	0.00%
64.	Trillium Lakelands District School Board	253 km	1	27.79	87.10%
65.	Upper Canada District School Board	< 151 km	1	22.4	73.50%
66.	Upper Grand District School Board	< 151 km	1	10.65	42.30%
67.	Waterloo Catholic District School Board	< 151 km	1	6.27	3.40%
68.	Waterloo Region District School Board	< 151 km	1	4.96	10.00%
69.	Wellington Catholic District School Board	< 151 km	1	11.37	18.00%
70.	Windsor-Essex Catholic District School Board	< 151 km	1	7.73	15.60%
71.	York Catholic District School Board	< 151 km	1	7.8	4.40%
72.	York Region District School Board	< 151 km	1	6.52	6.20%

TABLE/TABLEAU 7

LEARNING OPPORTUNITIES ALLOCATION/ÉLÉMENT PROGRAMMES D'AIDE À L'APPRENTISSAGE

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Demographic Component Amount/Montant de l'élément démographique \$	Column/Colonne 3 Student Success, Grades 7-12, Demographic Factor/Réussite des élèves, 7 ^e à 12 ^e année, facteur démographique
1.	Algoma District School Board	2,507,768	0.0097
2.	Algonquin and Lakeshore Catholic District School Board	1,028,493	0.0028
3.	Avon Maitland District School Board	991,976	0.003
4.	Bluewater District School Board	1,333,966	0.0045
5.	Brant Haldimand Norfolk Catholic District School Board	790,348	0.0028
6.	Bruce-Grey Catholic District School Board	171,340	0.0007
7.	Catholic District School Board of Eastern Ontario	840,972	0.0025
8.	Conseil de district des écoles publiques de langue française n° 59	1,503,102	0.0059
9.	Conseil scolaire de district catholique Centre-Sud	1,473,536	0.0036
10.	Conseil scolaire de district catholique de l'Est ontarien	1,293,413	0.004
11.	Conseil scolaire de district catholique des Aurores boréales	171,220	0.0003
12.	Conseil scolaire de district catholique des Grandes Rivières	1,794,572	0.0054
13.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	2,470,269	0.0089
14.	Conseil scolaire de district catholique du Nouvel-Ontario	1,301,758	0.0042
15.	Conseil scolaire de district catholique Franco-Nord	631,795	0.002
16.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	459,120	0.0012
17.	Conseil scolaire de district du Centre Sud-Ouest	1,235,551	0.0038
18.	Conseil scolaire de district du Grand Nord de l'Ontario	204,097	0.001
19.	Conseil scolaire de district du Nord-Est de l'Ontario	198,582	0.001
20.	District School Board of Niagara	4,023,503	0.0143
21.	District School Board Ontario North East	1,365,057	0.0043
22.	Dufferin-Peel Catholic District School Board	12,308,675	0.0204
23.	Durham Catholic District School Board	834,922	0.001
24.	Durham District School Board	2,829,353	0.0087

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Demographic Component Amount/Montant de l'élément démographique \$	Column/Colonne 3 Student Success, Grades 7-12, Demographic Factor/Réussite des élèves, 7 ^e à 12 ^e année, facteur démographique
25.	English-language Separate District School Board No. 38	3,156,231	0.0035
26.	Grand Erie District School Board	2,604,170	0.0097
27.	Greater Essex County District School Board	5,415,361	0.0151
28.	Halton Catholic District School Board	416,252	0.0008
29.	Halton District School Board	709,977	0.0008
30.	Hamilton-Wentworth Catholic District School Board	4,505,017	0.0134
31.	Hamilton-Wentworth District School Board	11,293,970	0.0419
32.	Hastings and Prince Edward District School Board	2,182,180	0.012
33.	Huron Perth Catholic District School Board	138,397	0.0004
34.	Huron-Superior Catholic District School Board	1,177,544	0.0041
35.	Kawartha Pine Ridge District School Board	2,007,486	0.0093
36.	Keewatin-Patricia District School Board	737,551	0.0028
37.	Kenora Catholic District School Board	121,129	0.0005
38.	Lakehead District School Board	1,819,863	0.0065
39.	Lambton Kent District School Board	1,480,439	0.0077
40.	Limestone District School Board	1,903,191	0.0068
41.	Near North District School Board	1,959,989	0.0071
42.	Niagara Catholic District School Board	1,729,032	0.0049
43.	Nipissing-Parry Sound Catholic District School Board	474,400	0.002
44.	Northeastern Catholic District School Board	474,004	0.0013
45.	Northwest Catholic District School Board	104,360	0.0005
46.	Ottawa-Carleton District School Board	13,185,759	0.0413
47.	Ottawa Catholic District School Board	5,901,525	0.0177
48.	Peel District School Board	17,151,015	0.0333
49.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	553,447	0.0018
50.	Rainbow District School Board	1,914,661	0.0084
51.	Rainy River District School Board	450,283	0.0026
52.	Renfrew County Catholic District School Board	452,564	0.0024
53.	Renfrew County District School Board	706,785	0.0032
54.	Simcoe County District School Board	1,589,957	0.0084
55.	Simcoe Muskoka Catholic District School Board	443,371	0.0027
56.	St. Clair Catholic District School Board	588,312	0.0022
57.	Sudbury Catholic District School Board	961,556	0.0039
58.	Superior-Greenstone District School Board	456,264	0.0012
59.	Superior North Catholic District School Board	148,656	0.0004
60.	Thames Valley District School Board	8,619,548	0.0246
61.	Thunder Bay Catholic District School Board	873,297	0.0033
62.	Toronto Catholic District School Board	44,293,740	0.1261
63.	Toronto District School Board	120,406,701	0.3807
64.	Trillium Lakelands District School Board	745,259	0.0045
65.	Upper Canada District School Board	1,641,497	0.0065
66.	Upper Grand District School Board	1,313,778	0.003
67.	Waterloo Catholic District School Board	2,028,535	0.0041
68.	Waterloo Region District School Board	5,547,595	0.0138
69.	Wellington Catholic District School Board	393,757	0.0008
70.	Windsor-Essex Catholic District School Board	3,570,519	0.0089
71.	York Catholic District School Board	4,497,770	0.0093
72.	York Region District School Board	9,899,925	0.0182

TABLE/TABLEAU 8
SAFE SCHOOLS ALLOCATION/ÉLÉMENT SÉCURITÉ DANS LES ÉCOLES

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Weighted Per-Pupil Amount for Programs and Supports Component/ Somme pondérée par élève au titre du volet programmes et soutiens \$	Column/Colonne 3 Weighted Per-Pupil Amount for Professional Staff Support Component/ Somme pondérée par élève au titre du volet soutien professionnel \$
1.	Algoma District School Board	3.70	1.69
2.	Algonquin and Lakeshore Catholic District School Board	2.55	1.16
3.	Avon Maitland District School Board	1.66	0.75
4.	Bluewater District School Board	2.04	0.93
5.	Brant Haldimand Norfolk Catholic District School Board	2.32	1.06
6.	Bruce-Grey Catholic District School Board	1.94	0.88
7.	Catholic District School Board of Eastern Ontario	2.47	1.13
8.	Conseil de district des écoles publiques de langue française n° 59	2.45	1.12
9.	Conseil scolaire de district catholique Centre-Sud	2.37	1.08
10.	Conseil scolaire de district catholique de l'Est ontarien	2.33	1.06
11.	Conseil scolaire de district catholique des Aurores boréales	3.60	1.64
12.	Conseil scolaire de district catholique des Grandes Rivières	2.82	1.29
13.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	2.39	1.09
14.	Conseil scolaire de district catholique du Nouvel-Ontario	3.04	1.39
15.	Conseil scolaire de district catholique Franco-Nord	3.37	1.54
16.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	2.19	1.00
17.	Conseil scolaire de district du Centre Sud-Ouest	2.83	1.29
18.	Conseil scolaire de district du Grand Nord de l'Ontario	3.02	1.38
19.	Conseil scolaire de district du Nord-Est de l'Ontario	3.09	1.41
20.	District School Board of Niagara	2.11	0.96
21.	District School Board Ontario North East	3.07	1.40
22.	Dufferin-Peel Catholic District School Board	2.20	1.01
23.	Durham Catholic District School Board	1.71	0.78
24.	Durham District School Board	1.79	0.81
25.	English-language Separate District School Board No. 38	2.27	1.04
26.	Grand Erie District School Board	2.20	1.00
27.	Greater Essex County District School Board	2.54	1.16
28.	Halton Catholic District School Board	1.41	0.64
29.	Halton District School Board	1.42	0.65
30.	Hamilton-Wentworth Catholic District School Board	2.56	1.17
31.	Hamilton-Wentworth District School Board	2.56	1.17
32.	Hastings and Prince Edward District School Board	2.62	1.19
33.	Huron Perth Catholic District School Board	1.71	0.78
34.	Huron-Superior Catholic District School Board	3.46	1.58
35.	Kawartha Pine Ridge District School Board	1.98	0.90
36.	Keewatin-Patricia District School Board	4.52	2.06
37.	Kenora Catholic District School Board	4.82	2.20
38.	Lakehead District School Board	3.40	1.55
39.	Lambton Kent District School Board	2.06	0.94
40.	Limestone District School Board	2.41	1.10
41.	Near North District School Board	3.09	1.41
42.	Niagara Catholic District School Board	2.21	1.01
43.	Nipissing-Parry Sound Catholic District School Board	3.13	1.43
44.	Northeastern Catholic District School Board	3.21	1.46
45.	Northwest Catholic District School Board	5.16	2.35
46.	Ottawa-Carleton District School Board	2.35	1.07
47.	Ottawa Catholic District School Board	2.35	1.07
48.	Peel District School Board	2.19	1.00
49.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	2.01	0.91
50.	Rainbow District School Board	3.32	1.52

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Weighted Per-Pupil Amount for Programs and Supports Component/ Somme pondérée par élève au titre du volet programmes et soutiens \$	Column/Colonne 3 Weighted Per-Pupil Amount for Professional Staff Support Component/ Somme pondérée par élève au titre du volet soutien professionnel \$
51.	Rainy River District School Board	4.47	2.04
52.	Renfrew County Catholic District School Board	2.92	1.33
53.	Renfrew County District School Board	2.63	1.20
54.	Simcoe County District School Board	2.10	0.96
55.	Simcoe Muskoka Catholic District School Board	2.19	1.00
56.	St. Clair Catholic District School Board	2.11	0.96
57.	Sudbury Catholic District School Board	2.90	1.32
58.	Superior-Greenstone District School Board	2.99	1.36
59.	Superior North Catholic District School Board	3.45	1.57
60.	Thames Valley District School Board	2.18	0.99
61.	Thunder Bay Catholic District School Board	3.56	1.62
62.	Toronto Catholic District School Board	3.31	1.51
63.	Toronto District School Board	3.31	1.51
64.	Trillium Lakelands District School Board	2.12	0.97
65.	Upper Canada District School Board	2.43	1.11
66.	Upper Grand District School Board	1.72	0.78
67.	Waterloo Catholic District School Board	2.16	0.98
68.	Waterloo Region District School Board	2.07	0.94
69.	Wellington Catholic District School Board	1.82	0.83
70.	Windsor-Essex Catholic District School Board	2.51	1.14
71.	York Catholic District School Board	1.68	0.76
72.	York Region District School Board	1.81	0.83

TABLE/TABLEAU 9

TEACHER QUALIFICATION AND EXPERIENCE/COMPÉTENCE ET EXPÉRIENCE DES ENSEIGNANTS

Full years of teaching experience/Années complètes d'expérience en enseignement	Qualification Categories/Catégories de qualification						
	D	C	B	A1/group 1 A1/groupe 1	A2/group 2 A2/groupe 2	A3/group 3 A3/groupe 3	A4/group 4 A4/groupe 4
0	0.5825	0.5825	0.5825	0.6178	0.6478	0.7034	0.7427
1	0.6185	0.6185	0.6185	0.6557	0.6882	0.7487	0.7898
2	0.6562	0.6562	0.6562	0.6958	0.7308	0.7960	0.8397
3	0.6941	0.6941	0.6941	0.7359	0.7729	0.8433	0.8897
4	0.7335	0.7335	0.7335	0.7772	0.8165	0.8916	0.9418
5	0.7725	0.7725	0.7725	0.8185	0.8600	0.9398	0.9932
6	0.8104	0.8104	0.8104	0.8599	0.9035	0.9881	1.0453
7	0.8502	0.8502	0.8502	0.9013	0.9475	1.0367	1.0973
8	0.8908	0.8908	0.8908	0.9435	0.9919	1.0856	1.1500
9	0.9315	0.9315	0.9315	0.9856	1.0356	1.1344	1.2025
10	1.0187	1.0187	1.0187	1.0438	1.0999	1.2166	1.2982

TABLE/TABLEAU 10

COST ADJUSTMENT AMOUNT FOR NON-TEACHERS/SOMME LIÉE AU REDRESSEMENT DES COÛTS POUR LE
PERSONNEL NON ENSEIGNANT

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Amount/Montant \$
1.	Algoma District School Board	78,747
2.	Algonquin and Lakeshore Catholic District School Board	82,667
3.	Avon Maitland District School Board	41,535
4.	Bluewater District School Board	108,410
5.	Brant Haldimand Norfolk Catholic District School Board	44,689

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Amount/Montant \$
6.	Bruce-Grey Catholic District School Board	8,255
7.	Catholic District School Board of Eastern Ontario	92,516
8.	Conseil de district des écoles publiques de langue française n° 59	191,014
9.	Conseil scolaire de district catholique Centre-Sud	123,290
10.	Conseil scolaire de district catholique de l'Est ontarien	85,031
11.	Conseil scolaire de district catholique des Aurores boréales	22,540
12.	Conseil scolaire de district catholique des Grandes Rivières	58,721
13.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	143,661
14.	Conseil scolaire de district catholique du Nouvel-Ontario	157,338
15.	Conseil scolaire de district catholique Franco-Nord	64,302
16.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	68,511
17.	Conseil scolaire de district du Centre Sud-Ouest	104,085
18.	Conseil scolaire de district du Grand Nord de l'Ontario	43,409
19.	Conseil scolaire de district du Nord-Est de l'Ontario	32,888
20.	District School Board of Niagara	83,203
21.	District School Board Ontario North East	98,123
22.	Dufferin-Peel Catholic District School Board	912,533
23.	Durham Catholic District School Board	91,121
24.	Durham District School Board	260,166
25.	English-language Separate District School Board No. 38	216,616
26.	Grand Erie District School Board	98,124
27.	Greater Essex County District School Board	121,337
28.	Halton Catholic District School Board	63,708
29.	Halton District School Board	138,762
30.	Hamilton-Wentworth Catholic District School Board	120,764
31.	Hamilton-Wentworth District School Board	139,006
32.	Hastings and Prince Edward District School Board	97,546
33.	Huron Perth Catholic District School Board	27,126
34.	Huron-Superior Catholic District School Board	66,370
35.	Kawartha Pine Ridge District School Board	136,022
36.	Keewatin-Patricia District School Board	74,629
37.	Kenora Catholic District School Board	31,719
38.	Lakehead District School Board	292,517
39.	Lambton Kent District School Board	89,526
40.	Limestone District School Board	84,687
41.	Near North District School Board	106,206
42.	Niagara Catholic District School Board	101,914
43.	Nipissing-Parry Sound Catholic District School Board	52,037
44.	Northeastern Catholic District School Board	42,202
45.	Northwest Catholic District School Board	18,678
46.	Ottawa-Carleton District School Board	397,158
47.	Ottawa Catholic District School Board	415,610
48.	Peel District School Board	895,104
49.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	81,321
50.	Rainbow District School Board	121,468
51.	Rainy River District School Board	50,713
52.	Renfrew County Catholic District School Board	29,538
53.	Renfrew County District School Board	31,281
54.	Simcoe County District School Board	157,546
55.	Simcoe Muskoka Catholic District School Board	138,393
56.	St. Clair Catholic District School Board	90,809
57.	Sudbury Catholic District School Board	102,133
58.	Superior-Greenstone District School Board	57,541
59.	Superior North Catholic District School Board	12,307
60.	Thames Valley District School Board	227,471
61.	Thunder Bay Catholic District School Board	50,709
62.	Toronto Catholic District School Board	576,920
63.	Toronto District School Board	4,509,680
64.	Trillium Lakelands District School Board	64,668

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Amount/Montant \$
65.	Upper Canada District School Board	138,484
66.	Upper Grand District School Board	194,056
67.	Waterloo Catholic District School Board	66,058
68.	Waterloo Region District School Board	238,255
69.	Wellington Catholic District School Board	25,339
70.	Windsor-Essex Catholic District School Board	234,109
71.	York Catholic District School Board	274,225
72.	York Region District School Board	520,752

TABLE/TABLEAU 11
CHANGES TO DISTANT SCHOOLS/RAJUSTEMENTS POUR ÉCOLES ÉLOIGNÉES

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Elementary Top Up Allocation for School Operations/Somme complémentaire liée au fonctionnement des écoles élémentaires \$	Column/Colonne 3 Secondary Top Up Allocation for School Operations/Somme complémentaire liée au fonctionnement des écoles secondaires \$	Column/Colonne 4 Elementary Top Up for School Renewal/Somme complémentaire liée à la réfection des écoles élémentaires \$	Column/Colonne 5 Secondary Top Up for School Renewal/Somme complémentaire liée à la réfection des écoles secondaires \$
1.	Conseil de district des écoles publiques de langue française n° 59		-59,906		-9,949
2.	Conseil scolaire de district catholique de l'Est ontarien		-26,194		-4,621
3.	Conseil scolaire de district catholique des Aurores boréales	-5,511	0	-972	0
4.	Conseil scolaire de district catholique des Grandes Rivières	-76,936	-58,762	-13,571	-10,325
5.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	-94,529	-5,752	-15,609	-924
6.	Conseil scolaire de district catholique du Nouvel- Ontario	0	-76,268	0	-13,454
7.	Conseil scolaire de district du Grand Nord de l'Ontario	17,260	0	2,912	0
8.	District School Board Ontario North East	-51,518	0	-8,912	0
9.	Huron Perth Catholic District School Board	-16,103	0	-2,840	0
10.	Keewatin-Patricia District School Board	-41,044	0	-6,896	0
11.	Lakehead District School Board	-21,190	0	-3,694	0
12.	Limestone District School Board	-34,681	0	-6,011	0
13.	Renfrew County District School Board	-15,804	0	-2,729	0
14.	St. Clair Catholic District School Board	-5,576	0	-935	0
15.	Upper Canada District School Board	-25,701	0	-4,394	0
16.	Windsor-Essex Catholic District School Board	8,862	0	1,533	0

TABLE/TABLEAU 12

AMOUNT FOR RENEWAL SOFTWARE LICENSING FEES/SOMME LIÉE AU RENOUVELLEMENT DES PERMIS
D'UTILISATION DE LOGICIELS

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Allocation for Renewal Software Licensing Fee/Somme liée au renouvellement des permis d'utilisation de logiciels \$
1.	Algoma District School Board	14,728
2.	Algonquin and Lakeshore Catholic District School Board	9,044
3.	Avon Maitland District School Board	17,425
4.	Bluewater District School Board	17,821
5.	Brant Haldimand Norfolk Catholic District School Board	6,163
6.	Bruce-Grey Catholic District School Board	2,911
7.	Catholic District School Board of Eastern Ontario	8,231
8.	Conseil de district des écoles publiques de langue française n° 59	7,490
9.	Conseil scolaire de district catholique Centre-Sud	10,442
10.	Conseil scolaire de district catholique de l'Est ontarien	12,139
11.	Conseil scolaire de district catholique des Aurores boréales	620
12.	Conseil scolaire de district catholique des Grandes Rivières	10,862
13.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	13,818
14.	Conseil scolaire de district catholique du Nouvel-Ontario	8,688
15.	Conseil scolaire de district catholique Franco-Nord	5,152
16.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	6,123
17.	Conseil scolaire de district du Centre Sud-Ouest	9,229
18.	Conseil scolaire de district du Grand Nord de l'Ontario	3,845
19.	Conseil scolaire de district du Nord-Est de l'Ontario	853
20.	District School Board of Niagara	41,051
21.	District School Board Ontario North East	13,417
22.	Dufferin-Peel Catholic District School Board	41,028
23.	Durham Catholic District School Board	13,056
24.	Durham District School Board	37,502
25.	English-language Separate District School Board No. 38	13,545
26.	Grand Erie District School Board	25,152
27.	Greater Essex County District School Board	30,236
28.	Halton Catholic District School Board	12,968
29.	Halton District School Board	33,538
30.	Hamilton-Wentworth Catholic District School Board	20,354
31.	Hamilton-Wentworth District School Board	48,493
32.	Hastings and Prince Edward District School Board	16,342
33.	Huron Perth Catholic District School Board	2,853
34.	Huron-Superior Catholic District School Board	5,747
35.	Kawartha Pine Ridge District School Board	28,719
36.	Keewatin-Patricia District School Board	5,898
37.	Kenora Catholic District School Board	891
38.	Lakehead District School Board	12,468
39.	Lambton Kent District School Board	24,263
40.	Limestone District School Board	19,543
41.	Near North District School Board	11,892
42.	Niagara Catholic District School Board	14,962
43.	Nipissing-Parry Sound Catholic District School Board	3,826
44.	Northeastern Catholic District School Board	2,648
45.	Northwest Catholic District School Board	868
46.	Ottawa-Carleton District School Board	65,947
47.	Ottawa Catholic District School Board	27,130
48.	Peel District School Board	68,019
49.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	8,908
50.	Rainbow District School Board	17,507
51.	Rainy River District School Board	4,236
52.	Renfrew County Catholic District School Board	4,330
53.	Renfrew County District School Board	12,414

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Allocation for Renewal Software Licensing Fee/Somme liée au renouvellement des permis d'utilisation de logiciels \$
54.	Simcoe County District School Board	32,760
55.	Simcoe Muskoka Catholic District School Board	11,450
56.	St. Clair Catholic District School Board	9,304
57.	Sudbury Catholic District School Board	7,314
58.	Superior-Greenstone District School Board	4,165
59.	Superior North Catholic District School Board	1,164
60.	Thames Valley District School Board	64,853
61.	Thunder Bay Catholic District School Board	5,534
62.	Toronto Catholic District School Board	71,015
63.	Toronto District School Board	284,436
64.	Trillium Lakelands District School Board	15,018
65.	Upper Canada District School Board	29,960
66.	Upper Grand District School Board	21,000
67.	Waterloo Catholic District School Board	14,178
68.	Waterloo Region District School Board	38,590
69.	Wellington Catholic District School Board	4,534
70.	Windsor-Essex Catholic District School Board	17,122
71.	York Catholic District School Board	27,574
72.	York Region District School Board	51,553

TABLE/TABLEAU 13

COMMUNITY USE OF SCHOOLS OPERATIONS AMOUNT/SOMME LIÉE AU FONCTIONNEMENT DE
L'UTILISATION COMMUNAUTAIRE DES ÉCOLES

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Amount/Montant \$
1.	Algoma District School Board	185,771
2.	Algonquin and Lakeshore Catholic District School Board	159,008
3.	Avon Maitland District School Board	248,487
4.	Bluewater District School Board	263,741
5.	Brant Haldimand Norfolk Catholic District School Board	146,014
6.	Bruce-Grey Catholic District School Board	46,114
7.	Catholic District School Board of Eastern Ontario	163,726
8.	Conseil de district des écoles publiques de langue française n° 59	167,256
9.	Conseil scolaire de district catholique Centre-Sud	173,272
10.	Conseil scolaire de district catholique de l'Est ontarien	179,135
11.	Conseil scolaire de district catholique des Aurores boréales	17,439
12.	Conseil scolaire de district catholique des Grandes Rivières	144,763
13.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	246,801
14.	Conseil scolaire de district catholique du Nouvel-Ontario	122,651
15.	Conseil scolaire de district catholique Franco-Nord	65,450
16.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	102,323
17.	Conseil scolaire de district du Centre Sud-Ouest	134,989
18.	Conseil scolaire de district du Grand Nord de l'Ontario	59,032
19.	Conseil scolaire de district du Nord-Est de l'Ontario	25,944
20.	District School Board of Niagara	543,715
21.	District School Board Ontario North East	172,292
22.	Dufferin-Peel Catholic District School Board	1,130,633
23.	Durham Catholic District School Board	288,818
24.	Durham District School Board	821,552
25.	English-language Separate District School Board No. 38	264,847
26.	Grand Erie District School Board	364,528
27.	Greater Essex County District School Board	463,147
28.	Halton Catholic District School Board	327,329
29.	Halton District School Board	586,003
30.	Hamilton-Wentworth Catholic District School Board	360,066
31.	Hamilton-Wentworth District School Board	660,907
32.	Hastings and Prince Edward District School Board	240,083

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Amount/Montant \$
33.	Huron Perth Catholic District School Board	55,472
34.	Huron-Superior Catholic District School Board	80,687
35.	Kawartha Pine Ridge District School Board	435,037
36.	Keewatin-Patricia District School Board	92,880
37.	Kenora Catholic District School Board	14,881
38.	Lakehead District School Board	142,203
39.	Lambton Kent District School Board	341,269
40.	Limestone District School Board	298,814
41.	Near North District School Board	172,464
42.	Niagara Catholic District School Board	293,332
43.	Nipissing-Parry Sound Catholic District School Board	53,467
44.	Northeastern Catholic District School Board	38,764
45.	Northwest Catholic District School Board	13,287
46.	Ottawa Catholic District School Board	543,488
47.	Ottawa-Carleton District School Board	965,131
48.	Peel District School Board	1,808,716
49.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	194,592
50.	Rainbow District School Board	220,914
51.	Rainy River District School Board	47,897
52.	Renfrew County Catholic District School Board	68,447
53.	Renfrew County District School Board	155,257
54.	Simcoe County District School Board	616,190
55.	Simcoe Muskoka Catholic District School Board	268,681
56.	St. Clair Catholic District School Board	130,312
57.	Sudbury Catholic District School Board	94,688
58.	Superior North Catholic District School Board	19,753
59.	Superior-Greenstone District School Board	57,637
60.	Thames Valley District School Board	918,821
61.	Thunder Bay Catholic District School Board	95,947
62.	Toronto Catholic District School Board	1,105,311
63.	Toronto District School Board	3,813,127
64.	Trillium Lakelands District School Board	245,147
65.	Upper Canada District School Board	452,131
66.	Upper Grand District School Board	384,951
67.	Waterloo Catholic District School Board	279,633
68.	Waterloo Region District School Board	685,566
69.	Wellington Catholic District School Board	98,566
70.	Windsor-Essex Catholic District School Board	296,385
71.	York Catholic District School Board	672,354
72.	York Region District School Board	1,351,970

TABLE/TABLEAU 14

PERCENTAGE OF TOTAL AREA OF ELEMENTARY AND SECONDARY SCHOOLS LESS THAN 20 YEARS OLD
OR 20 YEARS OR OLDER/POURCENTAGE DE LA SUPERFICIE TOTALE DES ÉCOLES ÉLÉMENTAIRES ET
SECONDAIRES QUI DATENT DE MOINS DE 20 ANS OU DE 20 ANS OU PLUS

Item/ Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 % of Total Area of Elementary Schools that are Less than 20 Years Old/% de la superficie totale des écoles élémentaires qui datent de moins de 20 ans	Column/Colonne 3 % of Total Area of Elementary Schools that are 20 Years or Older/% de la superficie totale des écoles élémentaires qui datent de 20 ans ou plus	Column/Colonne 4 % of Total Area of Secondary Schools that are Less than 20 Years Old/% de la superficie totale des écoles secondaires qui datent de moins de 20 ans	Column/Colonne 5 % of Total Area of Secondary Schools that are 20 Years or Older/% de la superficie totale des écoles secondaires qui datent de 20 ans ou plus
1.	Algoma District School Board	3.85%	96.15%	0.00%	100.00%
2.	Algonquin and Lakeshore Catholic District School Board	14.50%	85.50%	57.79%	42.21%
3.	Avon Maitland District School Board	5.97%	94.03%	0.00%	100.00%
4.	Bluewater District School Board	5.84%	94.16%	11.49%	88.51%

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	% of Total Area of Elementary Schools that are Less than 20 Years Old/% de la superficie totale des écoles élémentaires qui datent de moins de 20 ans	% of Total Area of Elementary Schools that are 20 Years or Older/% de la superficie totale des écoles élémentaires qui datent de 20 ans ou plus	% of Total Area of Secondary Schools that are Less than 20 Years Old/% de la superficie totale des écoles secondaires qui datent de moins de 20 ans	% of Total Area of Secondary Schools that are 20 Years or Older/% de la superficie totale des écoles secondaires qui datent de 20 ans ou plus
5.	Brant Haldimand Norfolk Catholic District School Board	14.06%	85.94%	50.00%	50.00%
6.	Bruce-Grey Catholic District School Board	27.36%	72.64%	0.00%	100.00%
7.	Catholic District School Board of Eastern Ontario	27.22%	72.78%	80.15%	19.85%
8.	Conseil de district des écoles publiques de langue française n° 59	39.90%	60.10%	14.24%	85.76%
9.	Conseil scolaire de district catholique Centre-Sud	48.01%	51.99%	46.63%	53.37%
10.	Conseil scolaire de district catholique de l'Est ontarien	10.89%	89.11%	0.00%	100.00%
11.	Conseil scolaire de district catholique des Aurores boréales	0.00%	100.00%	0.00%	100.00%
12.	Conseil scolaire de district catholique des Grandes Rivières	0.00%	100.00%	0.93%	99.07%
13.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	19.03%	80.97%	26.73%	73.27%
14.	Conseil scolaire de district catholique du Nouvel-Ontario	3.52%	96.48%	0.00%	100.00%
15.	Conseil scolaire de district catholique Franco-Nord	0.00%	100.00%	0.00%	100.00%
16.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	31.06%	68.94%	14.33%	85.67%
17.	Conseil scolaire de district du Centre Sud-Ouest	8.12%	91.88%	7.00%	93.00%
18.	Conseil scolaire de district du Grand Nord de l'Ontario	12.95%	87.05%	8.22%	91.78%
19.	Conseil scolaire de district du Nord-Est de l'Ontario	0.00%	100.00%	0.00%	100.00%
20.	District School Board of Niagara	4.96%	95.04%	0.71%	99.29%
21.	District School Board Ontario North East	5.71%	94.29%	0.00%	100.00%
22.	Dufferin-Peel Catholic District School Board	56.10%	43.90%	74.75%	25.25%
23.	Durham Catholic District School Board	55.92%	44.08%	77.52%	22.48%
24.	Durham District School Board	39.36%	60.64%	15.07%	84.93%
25.	English-language Separate District School Board No. 38	9.38%	90.62%	64.35%	35.65%
26.	Grand Erie District School Board	5.20%	94.80%	6.33%	93.67%
27.	Greater Essex County District School Board	4.96%	95.04%	0.00%	100.00%
28.	Halton Catholic District School Board	38.04%	61.96%	57.50%	42.50%
29.	Halton District School Board	14.37%	85.63%	13.40%	86.60%
30.	Hamilton-Wentworth Catholic District School Board	17.77%	82.23%	67.39%	32.61%
31.	Hamilton-Wentworth District School Board	7.76%	92.24%	9.08%	90.92%
32.	Hastings and Prince Edward District School Board	3.10%	96.90%	0.00%	100.00%
33.	Huron Perth Catholic District School Board	0.00%	100.00%	100.00%	0.00%
34.	Huron-Superior Catholic District School Board	0.00%	100.00%	0.00%	100.00%

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	% of Total Area of Elementary Schools that are Less than 20 Years Old/% de la superficie totale des écoles élémentaires qui datent de moins de 20 ans	% of Total Area of Elementary Schools that are 20 Years or Older/% de la superficie totale des écoles élémentaires qui datent de 20 ans ou plus	% of Total Area of Secondary Schools that are Less than 20 Years Old/% de la superficie totale des écoles secondaires qui datent de moins de 20 ans	% of Total Area of Secondary Schools that are 20 Years or Older/% de la superficie totale des écoles secondaires qui datent de 20 ans ou plus
35.	Kawartha Pine Ridge District School Board	17.29%	82.71%	0.00%	100.00%
36.	Keewatin-Patricia District School Board	14.24%	85.76%	0.00%	100.00%
37.	Kenora Catholic District School Board	14.24%	85.76%	100.00%	0.00%
38.	Lakehead District School Board	3.57%	96.43%	0.00%	100.00%
39.	Lambton Kent District School Board	2.31%	97.69%	0.00%	100.00%
40.	Limestone District School Board	5.13%	94.87%	0.33%	99.67%
41.	Near North District School Board	15.26%	84.74%	0.89%	99.11%
42.	Niagara Catholic District School Board	5.60%	94.40%	0.00%	100.00%
43.	Nipissing-Parry Sound Catholic District School Board	8.35%	91.65%	0.00%	100.00%
44.	Northeastern Catholic District School Board	6.35%	93.65%	0.00%	100.00%
45.	Northwest Catholic District School Board	32.66%	67.34%	0.00%	0.00%
46.	Ottawa-Carleton District School Board	19.51%	80.49%	7.42%	92.58%
47.	Ottawa Catholic District School Board	26.08%	73.92%	28.35%	71.65%
48.	Peel District School Board	31.52%	68.48%	14.63%	85.37%
49.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	40.72%	59.28%	100.00%	0.00%
50.	Rainbow District School Board	6.15%	93.85%	0.00%	100.00%
51.	Rainy River District School Board	7.46%	92.54%	0.00%	100.00%
52.	Renfrew County Catholic District School Board	0.00%	100.00%	36.32%	63.68%
53.	Renfrew County District School Board	6.41%	93.59%	0.00%	100.00%
54.	Simcoe County District School Board	20.09%	79.91%	0.00%	100.00%
55.	Simcoe Muskoka Catholic District School Board	64.54%	35.46%	100.00%	0.00%
56.	St. Clair Catholic District School Board	14.81%	85.19%	30.44%	69.56%
57.	Sudbury Catholic District School Board	0.00%	100.00%	26.36%	73.64%
58.	Superior North Catholic District School Board	10.53%	89.47%	0.00%	0.00%
59.	Superior-Greenstone District School Board	42.92%	57.08%	31.38%	68.62%
60.	Thames Valley District School Board	9.00%	91.00%	0.00%	100.00%
61.	Thunder Bay Catholic District School Board	6.83%	93.17%	0.00%	100.00%
62.	Toronto Catholic District School Board	10.50%	89.50%	19.59%	80.41%
63.	Toronto District School Board	7.98%	92.02%	2.07%	97.93%
64.	Trillium Lakelands District School Board	19.34%	80.66%	0.00%	100.00%
65.	Upper Canada District School Board	9.19%	90.81%	3.04%	96.96%
66.	Upper Grand District School Board	20.97%	79.03%	8.51%	91.49%
67.	Waterloo Catholic District School Board	31.21%	68.79%	41.56%	58.44%

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	% of Total Area of Elementary Schools that are Less than 20 Years Old/% de la superficie totale des écoles élémentaires qui datent de moins de 20 ans	% of Total Area of Elementary Schools that are 20 Years or Older/% de la superficie totale des écoles élémentaires qui datent de 20 ans ou plus	% of Total Area of Secondary Schools that are Less than 20 Years Old/% de la superficie totale des écoles secondaires qui datent de moins de 20 ans	% of Total Area of Secondary Schools that are 20 Years or Older/% de la superficie totale des écoles secondaires qui datent de 20 ans ou plus
68.	Waterloo Region District School Board	20.08%	79.92%	5.03%	94.97%
69.	Wellington Catholic District School Board	26.99%	73.01%	13.53%	86.47%
70.	Windsor-Essex Catholic District School Board	2.74%	97.26%	25.66%	74.34%
71.	York Catholic District School Board	65.29%	34.71%	85.24%	14.76%
72.	York Region District School Board	49.26%	50.74%	38.75%	61.25%

TABLE/TABLEAU 15

SCHOOL RENEWAL ENHANCEMENT AMOUNT/AUGMENTATION AU TITRE DE LA RÉFECTION DES ÉCOLES

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant \$
1.	Algoma District School Board	610,342
2.	Algonquin and Lakeshore Catholic District School Board	316,877
3.	Avon Maitland District School Board	613,151
4.	Bluewater District School Board	569,744
5.	Brant Haldimand Norfolk Catholic District School Board	200,000
6.	Bruce-Grey Catholic District School Board	200,000
7.	Catholic District School Board of Eastern Ontario	206,455
8.	Conseil de district des écoles publiques de langue française n° 59	224,712
9.	Conseil scolaire de district catholique Centre-Sud	230,648
10.	Conseil scolaire de district catholique de l'Est ontarien	688,004
11.	Conseil scolaire de district catholique des Aurores boréales	200,000
12.	Conseil scolaire de district catholique des Grandes Rivières	642,303
13.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	654,625
14.	Conseil scolaire de district catholique du Nouvel-Ontario	298,186
15.	Conseil scolaire de district catholique Franco-Nord	278,201
16.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	210,185
17.	Conseil scolaire de district du Centre Sud-Ouest	445,205
18.	Conseil scolaire de district du Grand Nord de l'Ontario	200,000
19.	Conseil scolaire de district du Nord-Est de l'Ontario	200,000
20.	District School Board of Niagara	1,611,150
21.	District School Board Ontario North East	296,769
22.	Dufferin-Peel Catholic District School Board	730,538
23.	Durham Catholic District School Board	258,352
24.	Durham District School Board	825,035
25.	English-language Separate District School Board No. 38	627,292
26.	Grand Erie District School Board	1,427,656
27.	Greater Essex County District School Board	885,318
28.	Halton Catholic District School Board	200,000
29.	Halton District School Board	1,133,536
30.	Hamilton-Wentworth Catholic District School Board	538,288
31.	Hamilton-Wentworth District School Board	1,480,155
32.	Hastings and Prince Edward District School Board	747,191
33.	Huron Perth Catholic District School Board	200,000
34.	Huron-Superior Catholic District School Board	200,000
35.	Kawartha Pine Ridge District School Board	1,185,432
36.	Keewatin-Patricia District School Board	200,000
37.	Kenora Catholic District School Board	200,000
38.	Lakehead District School Board	425,735
39.	Lambton Kent District School Board	720,778

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant \$
40.	Limestone District School Board	784,094
41.	Near North District School Board	412,926
42.	Niagara Catholic District School Board	717,296
43.	Nipissing-Parry Sound Catholic District School Board	200,000
44.	Northeastern Catholic District School Board	200,000
45.	Northwest Catholic District School Board	200,000
46.	Ottawa-Carleton District School Board	2,744,424
47.	Ottawa Catholic District School Board	855,428
48.	Peel District School Board	1,934,039
49.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	200,000
50.	Rainbow District School Board	424,825
51.	Rainy River District School Board	200,000
52.	Renfrew County Catholic District School Board	200,000
53.	Renfrew County District School Board	673,097
54.	Simcoe County District School Board	876,164
55.	Simcoe Muskoka Catholic District School Board	221,824
56.	St. Clair Catholic District School Board	200,000
57.	Sudbury Catholic District School Board	200,000
58.	Superior-Greenstone District School Board	200,000
59.	Superior North Catholic District School Board	200,000
60.	Thames Valley District School Board	937,238
61.	Thunder Bay Catholic District School Board	200,000
62.	Toronto Catholic District School Board	3,519,937
63.	Toronto District School Board	4,724,847
64.	Trillium Lakelands District School Board	229,255
65.	Upper Canada District School Board	2,055,456
66.	Upper Grand District School Board	1,187,308
67.	Waterloo Catholic District School Board	564,787
68.	Waterloo Region District School Board	1,262,811
69.	Wellington Catholic District School Board	200,000
70.	Windsor-Essex Catholic District School Board	408,943
71.	York Catholic District School Board	322,699
72.	York Region District School Board	1,804,956

TABLE/TABLEAU 16

GEOGRAPHIC ADJUSTMENT FACTORS/FACTEURS DE REDRESSEMENT GÉOGRAPHIQUE

Item/Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3
	Name of Board/Nom du conseil	1998 Geographic Adjustment Factor/Facteur de redressement géographique de 1998	2005 Geographic Adjustment Factor/Facteur de redressement géographique de 2005
1.	Algoma District School Board	1.106	1.150
2.	Algonquin and Lakeshore Catholic District School Board	1.032	0.980
3.	Avon Maitland District School Board	1.010	1.000
4.	Bluewater District School Board	1.007	1.010
5.	Brant Haldimand Norfolk Catholic District School Board	1.000	0.980
6.	Bruce-Grey Catholic District School Board	1.007	1.010
7.	Catholic District School Board of Eastern Ontario	1.000	0.980
8.	Conseil de district des écoles publiques de langue française n° 59	1.000	0.960
9.	Conseil scolaire de district catholique Centre-Sud	1.000	0.980
10.	Conseil scolaire de district catholique de l'Est ontarien	1.000	1.010
11.	Conseil scolaire de district catholique des Aurores boréales	1.100	1.340
12.	Conseil scolaire de district catholique des Grandes Rivières	1.123	1.300
13.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	1.000	0.960
14.	Conseil scolaire de district catholique du Nouvel-Ontario	1.118	1.190
15.	Conseil scolaire de district catholique Franco-Nord	1.043	1.150
16.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	1.000	0.970
17.	Conseil scolaire de district du Centre Sud-Ouest	1.000	0.980

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 1998 Geographic Adjustment Factor/Facteur de redressement géographique de 1998	Column/Colonne 3 2005 Geographic Adjustment Factor/Facteur de redressement géographique de 2005
18.	Conseil scolaire de district du Grand Nord de l'Ontario	1.116	1.230
19.	Conseil scolaire de district du Nord-Est de l'Ontario	1.110	1.240
20.	District School Board of Niagara	1.000	0.970
21.	District School Board Ontario North East	1.120	1.290
22.	Dufferin-Peel Catholic District School Board	1.000	1.000
23.	Durham Catholic District School Board	1.000	0.970
24.	Durham District School Board	1.000	0.980
25.	English-language Separate District School Board No. 38	1.000	0.960
26.	Grand Erie District School Board	1.000	0.990
27.	Greater Essex County District School Board	1.000	0.970
28.	Halton Catholic District School Board	1.000	0.990
29.	Halton District School Board	1.000	0.990
30.	Hamilton-Wentworth Catholic District School Board	1.000	0.950
31.	Hamilton-Wentworth District School Board	1.000	0.960
32.	Hastings and Prince Edward District School Board	1.025	0.990
33.	Huron Perth Catholic District School Board	1.011	1.000
34.	Huron-Superior Catholic District School Board	1.104	1.130
35.	Kawartha Pine Ridge District School Board	1.003	0.990
36.	Keewatin-Patricia District School Board	1.144	1.390
37.	Kenora Catholic District School Board	1.143	1.390
38.	Lakehead District School Board	1.080	1.220
39.	Lambton Kent District School Board	1.000	0.990
40.	Limestone District School Board	1.015	0.980
41.	Near North District School Board	1.042	1.140
42.	Niagara Catholic District School Board	1.000	0.970
43.	Nipissing-Parry Sound Catholic District School Board	1.042	1.120
44.	Northeastern Catholic District School Board	1.123	1.270
45.	Northwest Catholic District School Board	1.149	1.390
46.	Ottawa-Carleton District School Board	1.000	0.960
47.	Ottawa Catholic District School Board	1.000	0.950
48.	Peel District School Board	1.000	1.000
49.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	1.003	0.980
50.	Rainbow District School Board	1.063	1.160
51.	Rainy River District School Board	1.142	1.390
52.	Renfrew County Catholic District School Board	1.000	1.000
53.	Renfrew County District School Board	1.000	1.000
54.	Simcoe County District School Board	1.000	1.000
55.	Simcoe Muskoka Catholic District School Board	1.000	1.010
56.	St. Clair Catholic District School Board	1.000	0.980
57.	Sudbury Catholic District School Board	1.048	1.150
58.	Superior-Greenstone District School Board	1.141	1.390
59.	Superior North Catholic District School Board	1.146	1.390
60.	Thames Valley District School Board	1.000	0.970
61.	Thunder Bay Catholic District School Board	1.074	1.200
62.	Toronto Catholic District School Board	1.000	1.000
63.	Toronto District School Board	1.000	1.000
64.	Trillium Lakelands District School Board	1.026	1.080
65.	Upper Canada District School Board	1.000	0.990
66.	Upper Grand District School Board	1.000	0.980
67.	Waterloo Catholic District School Board	1.000	0.960
68.	Waterloo Region District School Board	1.000	0.960
69.	Wellington Catholic District School Board	1.000	0.970
70.	Windsor-Essex Catholic District School Board	1.000	0.960
71.	York Catholic District School Board	1.000	1.000
72.	York Region District School Board	1.000	1.000

TABLE/TABLEAU 17

GOOD PLACES TO LEARN — MAXIMUM ALLOCATIONS/LIEUX PROPICES À L'APPRENTISSAGE —
ALLOCATIONS MAXIMALES

Item/Point	Column/Colonne 1	Column/ Colonne 2	Column/ Colonne 3	Column/ Colonne 4
	Name of Board/Nom du conseil	Cost of Urgent and High Priority Renewal Projects in Stage 1/Coût des travaux de réfection urgents et importants — Phase I \$	Cost of Urgent and High Priority Renewal Projects in Stage 2/Coût des travaux de réfection urgents et importants — Phase II \$	Cost of Urgent and High Priority Renewal Projects in Stage 3/Coût des travaux de réfection urgents et importants — Phase III \$
1.	Algoma District School Board	8,566,032	4,995,267	7,419,175
2.	Algonquin and Lakeshore Catholic District School Board	5,520,784	2,676,460	2,383,944
3.	Avon Maitland District School Board	15,736,931	7,232,322	5,376,929
4.	Bluewater District School Board	14,384,686	7,146,043	6,704,892
5.	Brant Haldimand Norfolk Catholic District School Board	3,736,736	2,002,838	1,705,600
6.	Bruce-Grey Catholic District School Board	1,451,485	980,893	481,320
7.	Catholic District School Board of Eastern Ontario	6,219,937	2,530,733	2,803,289
8.	Conseil de district des écoles publiques de langue française n° 59	6,274,889	3,040,271	1,353,552
9.	Conseil scolaire de district catholique Centre-Sud	6,572,429	2,538,560	6,191,446
10.	Conseil scolaire de district catholique de l'est Ontarien	11,052,079	3,202,518	5,921,700
11.	Conseil scolaire de district catholique des Aurores boréales	538,819	232,311	169,689
12.	Conseil scolaire de district catholique des Grandes Rivières	5,044,082	3,143,085	1,657,108
13.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	7,471,767	4,982,994	3,912,531
14.	Conseil scolaire de district catholique du Nouvel-Ontario	7,658,633	3,747,791	3,263,607
15.	Conseil scolaire de district catholique Franco-Nord	3,572,837	1,202,050	2,044,028
16.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	3,964,416	2,365,391	1,070,885
17.	Conseil scolaire de district du Centre Sud-Ouest	7,607,684	5,955,460	2,361,611
18.	Conseil scolaire de district du Grand Nord de l'Ontario	2,556,615	1,940,285	1,322,770
19.	Conseil scolaire de district du Nord-Est de l'Ontario	387,631	1,314,211	0
20.	District School Board of Niagara	49,974,365	20,969,450	22,693,835
21.	District School Board Ontario North East	5,600,507	4,389,318	1,517,577
22.	Dufferin-Peel Catholic District School Board	13,249,338	5,360,022	11,266,617
23.	Durham Catholic District School Board	2,785,579	2,462,113	1,809,156
24.	Durham District School Board	34,178,196	15,905,348	17,534,183
25.	English-language Separate District School Board No. 38	5,753,149	3,337,905	2,003,443
26.	Grand Erie District School Board	19,857,897	10,108,540	6,694,066
27.	Greater Essex County District School Board	27,319,674	11,876,531	8,611,374
28.	Halton Catholic District School Board	1,557,316	1,495,894	644,331
29.	Halton District School Board	20,243,575	11,833,447	8,180,503
30.	Hamilton-Wentworth Catholic District School Board	7,963,970	3,543,147	2,662,646
31.	Hamilton-Wentworth District School Board	34,103,412	16,283,534	14,648,604
32.	Hastings and Prince Edward District School Board	17,758,146	8,352,536	7,638,914
33.	Huron-Perth Catholic District School Board	1,120,758	954,589	590,500
34.	Huron-Superior Catholic District School Board	3,534,484	2,344,354	199,705
35.	Kawartha Pine Ridge District School Board	20,046,679	11,577,316	18,200,735
36.	Keewatin-Patricia District School Board	4,196,161	1,811,632	1,028,679
37.	Kenora Catholic District School Board	389,401	60,746	0
38.	Lakehead District School Board	5,722,015	2,783,056	799,483
39.	Lambton Kent District School Board	13,930,892	6,933,649	6,151,066
40.	Limestone District School Board	23,041,672	8,953,728	8,659,567
41.	Near North District School Board	11,422,809	6,209,331	5,922,960
42.	Niagara Catholic District School Board	17,271,446	7,079,291	5,987,964
43.	Nipissing-Parry Sound Catholic District School Board	2,910,248	819,592	792,532
44.	Northeastern Catholic District School Board	593,601	692,687	550,149
45.	Northwest Catholic District School Board	242,004	163,826	100,829
46.	Ottawa-Carleton District School Board	47,997,615	18,638,960	17,876,347
47.	Ottawa Catholic District School Board	19,644,533	8,873,966	8,371,051
48.	Peel District School Board	53,515,740	25,922,763	23,378,042

Item/Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4
	Name of Board/Nom du conseil	Cost of Urgent and High Priority Renewal Projects in Stage 1/Coût des travaux de réfection urgents et importants — Phase I \$	Cost of Urgent and High Priority Renewal Projects in Stage 2/Coût des travaux de réfection urgents et importants — Phase II \$	Cost of Urgent and High Priority Renewal Projects in Stage 3/Coût des travaux de réfection urgents et importants — Phase III \$
49.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	2,272,590	1,159,124	174,670
50.	Rainbow District School Board	11,348,912	6,026,504	4,736,184
51.	Rainy River District School Board	1,072,658	1,066,887	516,235
52.	Renfrew County Catholic District School Board	2,319,798	1,520,769	1,597,920
53.	Renfrew County District School Board	8,592,082	6,465,615	4,625,447
54.	Simcoe County District School Board	33,557,187	16,685,935	12,654,293
55.	Simcoe Muskoka Catholic District School Board	6,079,445	3,280,954	1,828,933
56.	St. Clair Catholic District School Board	3,943,656	2,462,347	1,161,122
57.	Sudbury Catholic District School Board	6,629,471	2,849,310	5,220,185
58.	Superior North Catholic District School Board	1,444,496	625,173	614,534
59.	Superior-Greenstone District School Board	1,498,725	970,022	5,079,834
60.	Thames Valley District School Board	41,210,971	23,246,092	18,216,569
61.	Thunder Bay Catholic District School Board	5,609,488	2,730,208	1,554,277
62.	Toronto Catholic District School Board	39,166,136	19,890,934	15,478,683
63.	Toronto District School Board	175,426,757	97,246,244	98,415,289
64.	Trillium Lakelands District School Board	5,818,110	3,415,222	3,383,560
65.	Upper Canada District School Board	10,847,832	8,902,213	8,849,873
66.	Upper Grand District School Board	15,277,490	7,319,709	5,015,878
67.	Waterloo Catholic District School Board	6,082,548	3,513,738	2,377,127
68.	Waterloo Region District School Board	24,732,097	13,047,178	10,325,843
69.	Wellington Catholic District School Board	1,461,091	1,216,228	799,551
70.	Windsor-Essex Catholic District School Board	8,094,232	4,684,843	5,249,917
71.	York Catholic District School Board	10,423,811	5,678,045	3,626,725
72.	York Region District School Board	27,532,179	15,940,140	27,902,213

TABLE/TABLEAU 18

2005 CAPITAL POLICY ADJUSTMENT/REDRESSEMENT DES IMMOBILISATIONS EN 2005

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3
	Name of Board/Nom du conseil	Pupil Places — Elementary/Places à l'élémentaire	Pupil Places — Secondary/Places au secondaire
1.	English-language Separate District School Board No. 38	728	0
2.	Greater Essex County District School Board	1569	0
3.	Hamilton-Wentworth District School Board	842	0
4.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	463	0
5.	Trillium Lakelands District School Board	0	903
6.	Upper Grand District School Board	1724	0
7.	Windsor-Essex Catholic District School Board	522	1059

TABLE/TABLEAU 19

GROWTH SCHOOLS AMOUNT ELIGIBLE FOR LONG-TERM FINANCING/SOMME LIÉE AUX ÉCOLES DES QUARTIERS À FORTE CROISSANCE QUI EST ADMISSIBLE AU FINANCEMENT À LONG TERME

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant \$
1.	Algoma District School Board	0
2.	Algonquin and Lakeshore Catholic District School Board	0
3.	Avon Maitland District School Board	0

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant \$
4.	Bluewater District School Board	0
5.	Brant Haldimand Norfolk Catholic District School Board	0
6.	Bruce-Grey Catholic District School Board	0
7.	Catholic District School Board of Eastern Ontario	0
8.	Conseil de district des écoles publiques de langue française n° 59	0
9.	Conseil scolaire de district catholique Centre-Sud	0
10.	Conseil scolaire de district catholique de l'Est ontarien	0
11.	Conseil scolaire de district catholique des Aurores boréales	0
12.	Conseil scolaire de district catholique des Grandes Rivières	0
13.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	0
14.	Conseil scolaire de district catholique du Nouvel-Ontario	0
15.	Conseil scolaire de district catholique Franco-Nord	0
16.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	0
17.	Conseil scolaire de district du Centre Sud-Ouest	0
18.	Conseil scolaire de district du Grand Nord de l'Ontario	0
19.	Conseil scolaire de district du Nord-Est de l'Ontario	0
20.	District School Board of Niagara	0
21.	District School Board Ontario North East	0
22.	Dufferin-Peel Catholic District School Board	0
23.	Durham Catholic District School Board	0
24.	Durham District School Board	0
25.	English-language Separate District School Board No. 38	0
26.	Grand Erie District School Board	0
27.	Greater Essex County District School Board	22,162,431
28.	Halton Catholic District School Board	28,650,513
29.	Halton District School Board	39,603,358
30.	Hamilton-Wentworth Catholic District School Board	0
31.	Hamilton-Wentworth District School Board	0
32.	Hastings and Prince Edward District School Board	0
33.	Huron Perth Catholic District School Board	0
34.	Huron-Superior Catholic District School Board	0
35.	Kawartha Pine Ridge District School Board	0
36.	Keewatin-Patricia District School Board	0
37.	Kenora Catholic District School Board	0
38.	Lakehead District School Board	0
39.	Lambton Kent District School Board	0
40.	Limestone District School Board	0
41.	Near North District School Board	0
42.	Niagara Catholic District School Board	0
43.	Nipissing-Parry Sound Catholic District School Board	0
44.	Northeastern Catholic District School Board	0
45.	Northwest Catholic District School Board	0
46.	Ottawa-Carleton District School Board	0
47.	Ottawa Catholic District School Board	26,292,446
48.	Peel District School Board	0
49.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	12,725,832
50.	Rainbow District School Board	0
51.	Rainy River District School Board	0
52.	Renfrew County Catholic District School Board	0
53.	Renfrew County District School Board	0
54.	Simcoe County District School Board	0
55.	Simcoe Muskoka Catholic District School Board	0
56.	St. Clair Catholic District School Board	0
57.	Sudbury Catholic District School Board	0
58.	Superior-Greenstone District School Board	0
59.	Superior North Catholic District School Board	0
60.	Thames Valley District School Board	0
61.	Thunder Bay Catholic District School Board	0
62.	Toronto Catholic District School Board	11,675,708
63.	Toronto District School Board	0

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Amount/Montant \$
64.	Trillium Lakelands District School Board	0
65.	Upper Canada District School Board	0
66.	Upper Grand District School Board	0
67.	Waterloo Catholic District School Board	0
68.	Waterloo Region District School Board	0
69.	Wellington Catholic District School Board	0
70.	Windsor-Essex Catholic District School Board	0
71.	York Catholic District School Board	0
72.	York Region District School Board	0

TABLE/TABLEAU 20

CAPITAL TRANSITIONAL ADJUSTMENT 1/REDRESSEMENT TEMPORAIRE DES IMMOBILISATIONS (N^o 1)

Item/ Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Municipality or Former municipality/ Municipalité ou ancienne municipalité	Column/Colonne 3 As that municipality or former municipality existed on/Telle que cette municipalité ou ancienne municipalité existait le	Column/Colonne 4 Pupil Places — Elementary/Places à l'élémentaire	Column/Colonne 5 Pupil Places — Secondary/Places au secondaire
1.	Conseil de district des écoles publiques de langue française n ^o 59	Casselman	September 1, 2004/ 1 ^{er} septembre 2004	200	600
2.	Conseil de district des écoles publiques de langue française n ^o 59	City of/Cité de Cumberland	December 31, 2000/ 31 décembre 2000	0	700
3.	Conseil de district des écoles publiques de langue française n ^o 59	City of/Cité d'Ottawa	December 31, 2000/ 31 décembre 2000	0	500
4.	Conseil de district des écoles publiques de langue française n ^o 59	Ottawa	September 1, 2005/ 1 ^{er} septembre 2005	0	500
5.	Conseil de district des écoles publiques de langue française n ^o 59	Town of Vankleek Hill	December 31, 1997/ 31 décembre 1997	0	500
6.	Conseil scolaire de district catholique Centre-Sud	Cambridge	September 1, 2003/ 1 ^{er} septembre 2003	0	600
7.	Conseil scolaire de district catholique Centre-Sud	York	September 1, 2003/ 1 ^{er} septembre 2003	0	700
8.	Conseil scolaire de district catholique de l'Est ontarien	North Glengarry	September 1, 2003/ 1 ^{er} septembre 2003	400	500
9.	Conseil scolaire de district catholique de l'Est ontarien	Clarence-Rockland	September 1, 2005/ 1 ^{er} septembre 2005	240	0
10.	Conseil scolaire de district catholique des Aurores boréales	Thunder Bay	September 1, 2003/ 1 ^{er} septembre 2003	0	540
11.	Conseil scolaire de district catholique des Grandes Rivières	Cochrane	September 1, 2003/ 1 ^{er} septembre 2003	300	500
12.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	Brockville	September 1, 2004/ 1 ^{er} septembre 2004	300	170
13.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	Carleton Place	September 1, 2003/ 1 ^{er} septembre 2003	300	0
14.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	City of/Cité de Trenton	December 31, 1997/ 31 décembre 1997	300	0
15.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	Ottawa	September 1, 2003/ 1 ^{er} septembre 2003	0	960

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	Municipality or Former municipality/ Municipalité ou ancienne municipalité	As that municipality or former municipality existed on/Telle que cette municipalité ou ancienne municipalité existait le	Pupil Places — Elementary/Places à l'élémentaire	Pupil Places — Secondary/Places au secondaire
16.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	Pembroke	September 1, 2003/ 1 ^{er} septembre 2003	500	500
17.	Conseil scolaire de district catholique du Nouvel-Ontario	Blind River	September 1, 2003/ 1 ^{er} septembre 2003	0	500
18.	Conseil scolaire de district catholique du Nouvel-Ontario	Chapleau	September 1, 2004/ 1 ^{er} septembre 2004	0	500
19.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	Owen Sound	September 1, 2003/ 1 ^{er} septembre 2003	300	500
20.	Conseil scolaire de district du Centre Sud-Ouest	Barrie	September 1, 2004/ 1 ^{er} septembre 2004	0	500
21.	Conseil scolaire de district du Centre Sud-Ouest	Brampton	September 1, 2003/ 1 ^{er} septembre 2003	450	0
22.	Conseil scolaire de district du Centre Sud-Ouest	County of Essex	September 1, 2005/ 1 ^{er} septembre 2005	0	200
23.	Conseil scolaire de district du Centre Sud-Ouest	Peel	September 1, 2003/ 1 ^{er} septembre 2003	0	700
24.	Conseil scolaire de district du Centre Sud-Ouest	Toronto	September 1, 2004/ 1 ^{er} septembre 2004	370	0
25.	Conseil scolaire de district du Centre Sud-Ouest	Windsor	September 1, 2003/ 1 ^{er} septembre 2003	0	300
26.	Conseil scolaire de district du Grand Nord de l'Ontario	Marathon or Manitouwadge	September 1, 2003/ 1 ^{er} septembre 2003	25	100
27.	Conseil scolaire de district du Nord-Est de l'Ontario	North Bay	September 1, 2003/ 1 ^{er} septembre 2003	325	500
28.	Conseil scolaire de district du Nord-Est de l'Ontario	Timmins	September 1, 2003/ 1 ^{er} septembre 2003	0	502
29.	Sudbury Catholic District School Board	Greater Sudbury/Grand Sudbury	September 1, 2003/ 1 ^{er} septembre 2003	0	500

TABLE/TABLEAU 21

CAPITAL TRANSITIONAL ADJUSTMENT 2/REDRESSEMENT TEMPORAIRE DES IMMOBILISATIONS (N^o 2)

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5	Column/Colonne 6
	Name of Board/Nom du conseil	Municipality or Former municipality/ Municipalité ou ancienne municipalité	As that municipality or former municipality existed on/Telle que cette municipalité ou ancienne municipalité existait le	Pupil Places — Elementary/Places à l'élémentaire	Pupil Places — Secondary/Places au secondaire	Amount/ Montant \$
1.	Conseil scolaire de district catholique Centre-Sud	Milton	September 1, 2007/ 1 ^{er} septembre 2007	458	0	7,228,310
2.	Conseil scolaire de district catholique Centre-Sud	Toronto	September 1, 2008/ 1 ^{er} septembre 2008	700	0	11,047,636
3.	Conseil scolaire de district catholique Centre-Sud	Toronto	September 1, 2008/ 1 ^{er} septembre 2008	0	1000	21,423,960
4.	Conseil scolaire de district catholique de l'Est ontarien	Clarence-Rockland	September 1, 2006/ 1 ^{er} septembre 2006	0	169	3,731,485

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5	Column/Colonne 6
	Name of Board/Nom du conseil	Municipality or Former municipality/ Municipalité ou ancienne municipalité	As that municipality or former municipality existed on/Telle que cette municipalité ou ancienne municipalité existait le	Pupil Places — Elementary/Places à l'élémentaire	Pupil Places — Secondary/Places au secondaire	Amount/ Montant \$
5.	Conseil scolaire de district catholique des Aurores boréales	Dryden	September 1, 2006/ 1 ^{er} septembre 2006	47	0	1,014,257
6.	Conseil scolaire de district catholique des Aurores boréales	Greenstone	September 1, 2006/ 1 ^{er} septembre 2006	9	0	194,219
7.	Conseil scolaire de district catholique des Grandes Rivières	Iroquois Falls	September 1, 2008/ 1 ^{er} septembre 2008	0	120	3,410,345
8.	Conseil scolaire de district catholique du Nouvel-Ontario	Wawa	September 1, 2005/ 1 ^{er} septembre 2005	0	115	2,991,703
9.	Conseil scolaire de district catholique du Nouvel-Ontario	Wawa	September 1, 2006/ 1 ^{er} septembre 2006	0	125	3,251,851
10.	Conseil scolaire de district catholique Franco-Nord	Mattawa	September 1, 2007/ 1 ^{er} septembre 2007	0	360	9,050,530
11.	Conseil scolaire de district des écoles catholiques du Sud- Ouest	Chatham-Kent	September 1, 2007/ 1 ^{er} septembre 2007	476	0	7,435,735
12.	Conseil scolaire de district des écoles catholiques du Sud- Ouest	Sarnia	September 1, 2008/ 1 ^{er} septembre 2008	0	44	933,035
13.	Conseil scolaire de district des écoles catholiques du Sud- Ouest	St. Thomas	September 1, 2005/ 1 ^{er} septembre 2005	250	0	3,905,323
14.	Conseil scolaire de district des écoles catholiques du Sud- Ouest	Woodstock	September 1, 2006/ 1 ^{er} septembre 2006	0	400	8,482,139
15.	Conseil scolaire de district du Centre Sud-ouest	London	September 1, 2008/ 1 ^{er} septembre 2008	0	600	12,854,376
16.	Conseil scolaire de district du Centre Sud-ouest	Sarnia	September 1, 2008/ 1 ^{er} septembre 2008	0	151	3,235,018
17.	Conseil scolaire de district du Centre Sud-Ouest	Orangeville	September 1, 2006/ 1 ^{er} septembre 2006	122	0	1,925,445
18.	Conseil scolaire de district du Centre Sud-Ouest	Pickering	September 1, 2007/ 1 ^{er} septembre 2007	500	0	7,891,168
19.	Conseil scolaire de district du Centre Sud-Ouest	Pickering	September 1, 2007/ 1 ^{er} septembre 2007	0	500	10,711,980
20.	Conseil scolaire de district du Centre Sud-Ouest	Richmond Hill	September 1, 2006/ 1 ^{er} septembre 2006	0	500	10,711,980

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5	Column/Colonne 6
	Name of Board/Nom du conseil	Municipality or Former municipality/ Municipalité ou ancienne municipalité	As that municipality or former municipality existed on/Telle que cette municipalité ou ancienne municipalité existait le	Pupil Places — Elementary/Places à l'élémentaire	Pupil Places — Secondary/Places au secondaire	Amount/ Montant \$
21.	Conseil scolaire de district du Centre Sud-Ouest	Toronto	September 1, 2006/ 1 ^{er} septembre 2006	700	0	11,047,636
22.	Conseil scolaire de district du Centre Sud-Ouest	Toronto	September 1, 2007/ 1 ^{er} septembre 2007	700	0	11,047,636
23.	Conseil scolaire de district du Grand Nord de l'Ontario	Dubreuilville	September 1, 2006/ 1 ^{er} septembre 2006	0	240	6,453,422
24.	Conseil scolaire de district du Grand Nord de l'Ontario	Wawa	September 1, 2007/ 1 ^{er} septembre 2007	100	0	1,980,844
25.	Conseil scolaire de district du Nord-est de l'Ontario	Iroquois Falls	September 1, 2008/ 1 ^{er} septembre 2008	0	120	3,252,944
26.	Conseil scolaire de district du Nord-Est de l'Ontario	North Bay	September 1, 2003/ 1 ^{er} septembre 2003	325	500	17,494,607
27.	Conseil scolaire de district du Nord-Est de l'Ontario	Temiskaming Shores	September 1, 2004/ 1 ^{er} septembre 2004	200	0	3,744,823
28.	Conseil scolaire de district du Nord-Est de l'Ontario	Temiskaming Shores	September 1, 2006/ 1 ^{er} septembre 2006	225	0	4,493,135
29.	Conseil scolaire de district du Nord-Est de l'Ontario	Timmins	September 1, 2003/ 1 ^{er} septembre 2003	0	502	11,853,294

TABLE/TABLEAU 22

SCHOOLS FOR WHICH COST OF REPAIR IS PROHIBITIVE 1/ÉCOLES DONT LE COÛT DES RÉPARATIONS EST PROHIBITIF (N^o 1)

Item/Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS/SIIS #	Elementary Schools/Écoles élémentaires	Secondary Schools/Écoles secondaires	Municipality/ Municipalité
1.	Bluewater District School Board	652	Durham District Community S		West Grey
2.	Bluewater District School Board	5759		Warton DHS	South Bruce Peninsula
3.	Conseil scolaire de district catholique Centre-Sud	4148	Saint-François d'Assise		Welland
4.	Conseil scolaire de district catholique Centre-Sud	9722		ES Jean Vanier	Welland
5.	Conseil scolaire de district catholique des Aurores boréales	4199	Franco-Terrace, É.		Terrace Bay
6.	Conseil scolaire de district catholique des Grandes Rivières	7743		Jean-Vanier, É.s.	Kirkland Lake
7.	Conseil scolaire de district catholique du Nouvel-Ontario	6270		Former College Sacre Coeur	Greater Sudbury
8.	Conseil scolaire de district catholique Franco-Nord	3018		Algonquin, É.s.	North Bay
9.	Conseil scolaire de district du Grand Nord de l'Ontario	5831	Jean-Éthier-Blais, É.p.		Greater Sudbury

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 SFIS/SHS #	Column/Colonne 3 Elementary Schools/Écoles élémentaires	Column/Colonne 4 Secondary Schools/Écoles secondaires	Column/Colonne 5 Municipality/ Municipalité
10.	Conseil scolaire de district du Nord-Est de l'Ontario	10308	Sacré-Cœur, É.sép.		Kapuskasing
11.	District School Board of Niagara	1756	Park PS		Grimsby
12.	District School Board Ontario North East	6467	G H Ferguson		Cochrane
13.	District School Board Ontario North East	7729		Kirkland Lake CVI	Kirkland Lake
14.	Durham Catholic District School Board	8789	St. Joseph C.S.		Oshawa
15.	Durham District School Board	1286	R A Sennett PS		Whitby
16.	Greater Essex County District School Board	849	Frank W Begley Public School		Windsor
17.	Huron Perth Catholic District School Board	3145	St Joseph Sep S		Central Huron
18.	Huron Perth Catholic District School Board	3433	St. Mary's Separate School		North Perth
19.	Kenora Catholic District School Board	3443	Mount Carmel Sep S		Kenora
20.	Kenora Catholic District School Board	8568	Our Lady of the Valley School		Kenora
21.	Near North District School Board	2231	Frank Casey PS		West Nipissing
22.	Ottawa Catholic District School Board	5815	Jean Vanier Catholic		Ottawa
23.	Renfrew County Catholic District School Board	3559	Our Lady of Sorrows Sep S		Petawawa
24.	Superior North Catholic District School Board	4230	St Martin		Terrace Bay
25.	Superior North Catholic District School Board	3908	St. Edward Separate School		Nipigon
26.	Thames Valley District School Board	5684		Strathroy CI	Strathroy-Caradoc
27.	Toronto Catholic District School Board	3572	Our Lady of Victory CS		Toronto
28.	Upper Canada District School Board	388	Central PS		Cornwall
29.	Upper Canada District School Board	5660		Smiths Falls District CI	Smiths Falls
30.	Upper Canada District School Board	6344	Escott PS		Front of Yonge
31.	Upper Canada District School Board	6346	Lansdowne PS		Leeds and the Thousand Islands
32.	Upper Canada District School Board	6929	William Hiscocks PS		Leeds and the Thousand Islands
33.	Upper Grand District School Board	1559	Mono-Amaranth PS		Orangeville
34.	York Catholic District School Board	3361	John XXIII Sep S		Markham
35.	York Catholic District School Board	4181	St Luke Sep S		Markham
36.	York Region District School Board	6368	George Bailey Building		Vaughan
37.	York Region District School Board	2552	Woodbridge PS		Vaughan

TABLE/TABLEAU 23

SCHOOLS FOR WHICH COST OF REPAIR IS PROHIBITIVE 2/ÉCOLES DONT LE COÛT DES RÉPARATIONS EST PROHIBITIF (N° 2)

Item/ Point	Column/Colonne 1	Column/ Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5	Column/Colonne 6
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Municipality or Locality/ Municipalité ou localité	Maximum Capital Amount Eligible for Long-term Financing/Plafond des immobilisations donnant droit au financement à long terme \$
1.	Algoma District School Board	5223		Bawating C & VS	Sault Ste. Marie	52,820,080
2.	Algoma District School Board	5645		Sir James Dunn C & VS	Sault Ste. Marie	
3.	Algoma District School Board	9573	Bawating C & V.S.		Sault Ste. Marie	
4.	Algoma District School Board	10893	Bawating Intermediate		Sault Ste. Marie	
5.	Algoma District School Board	848	Francis H Clergue Public School		Sault Ste. Marie	
6.	Algoma District School Board	2035	Rosedale Public School		Sault Ste. Marie	
7.	Algoma District School Board	7599		Hornepayne High School	Hornepayne	
8.	Algoma District School Board	7598		Hornepayne High School Annex	Hornepayne	
9.	Algonquin and Lakeshore Catholic District School Board	9229	Sacred Heart Catholic School Marmora		Marmora and Lake	9,374,708
10.	Algonquin and Lakeshore Catholic District School Board	9222	St. Michael CES		Belleville	
11.	Avon Maitland District School Board	1661	Arthur Meighen PS		St. Marys	4,831,328
12.	Avon Maitland District School Board	396	St. Mary's Central PS		St. Marys	
13.	Bluewater District School Board	1177	James A. Magee		Hanover	6,847,763
14.	Brant Haldimand Norfolk Catholic District School Board	3513	Our Lady of Fatima Sep School		Brantford	5,934,159
15.	Brant Haldimand Norfolk Catholic District School Board	4026	St. Jean de Brebeuf Sep S		Brantford	
16.	Bruce-Grey Catholic District School Board	3786		St. Mary's High School	Owen Sound	3,709,406
17.	Catholic District School Board of Eastern Ontario	4138	St. Joseph SS / Prescott		Prescott	9,958,654
18.	Catholic District School Board of Eastern Ontario	4222	St. Mark		Prescott	
19.	Catholic District School Board of Eastern Ontario	3368	St. Joseph Catholic School / Toledo		Elizabethtown - Kitley	
20.	Catholic District School Board of Eastern Ontario	9292	Mother Teresa Annex		Russell	
21.	Conseil de district des écoles publiques de langue française n° 59	1628	Ecole Madeleine- de-Roybon		Kingston	3,463,096
22.	Conseil scolaire de district catholique de l'Est ontarien	6204	Ecole St-Gregoire		Champlain	10,686,413
23.	Conseil scolaire de district catholique de l'Est ontarien	3627	Saint-Jean, E. Sep		Russell	
24.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	3430	École élémentaire Montfort		Ottawa	9,028,785

Item/ Point	Column/Colonne 1	Column/ Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5	Column/Colonne 6
	Name of Board/Nom du conseil	SFIS No./N ^o du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Municipality or Locality/ Municipalité ou localité	Maximum Capital Amount Eligible for Long-term Financing/Plafond des immobilisations donnant droit au financement à long terme \$
25.	Conseil scolaire de district catholique Franco-Nord	3628	Echo-jeunesse, E. Sep		West Nipissing	17,279,243
26.	Conseil scolaire de district catholique Franco-Nord	3663	St. Joseph		West Nipissing	
27.	Conseil scolaire de district catholique Franco Nord	4547	Ecole Saint-Anne		North Bay	
28.	Conseil scolaire de district catholique Franco Nord	4387	Ecole Saint Paul		North Bay	
29.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	4066	École St-jean- Baptiste		Amhurstburg	6,045,440
30.	Conseil scolaire de district du Grand Nord de l'Ontario	9946	École publique Camille-Perron (leased)		Markstay-Warren	2,812,799
31.	District School Board of Niagara	489	Colonel John Butler PS		Niagara-On-The- Lake	9,107,214
32.	District School Board of Niagara	2391	Virgil PS		Niagara-On-The- Lake	
33.	District School Board of Niagara	1923	Queen Mary Public School		St. Catharines	
34.	Durham Catholic District School Board	8775	St. Bernadette CS		Ajax	8,904,137
35.	English-language Separate District School Board No. 38	3537	Our Lady of Lourdes Catholic Elementary School		Middlesex Centre	6,184,099
36.	Grand Erie District School Board	5304		Delhi District SS	Norfolk County	25,430,022
37.	Grand Erie District School Board	5243		Brantford Collegiate Institute & Vocational School	Brantford	
38.	Greater Essex County District School Board	7803		Leamington District SS	Leamington	30,980,472
39.	Greater Essex County District School Board	5358		Essex District HS	Essex	
40.	Greater Essex County District School Board	1163	J E Benson Public School		Windsor	
41.	Greater Essex County District School Board	1200	John Campbell Public School		Windsor	
42.	Halton Catholic District School Board	8104		St. Thomas Aquinas Catholic Secondary School	Oakville	14,284,098
43.	Halton District School Board	1314	Lakeshore PS		Burlington	3,188,676
44.	Hamilton-Wentworth Catholic District School Board	4496	St. Thomas CES		Hamilton	3,947,195
45.	Hamilton-Wentworth District School Board	8026	Lawfield		Hamilton	25,447,568
46.	Hamilton-Wentworth District School Board	8089	Vern Ames		Hamilton	
47.	Hamilton-Wentworth District School Board	8085	Stinson Street		Hamilton	
48.	Hamilton-Wentworth District School Board	8064	Queen Victoria		Hamilton	
49.	Hamilton-Wentworth District School Board	8075	Sanford Avenue		Hamilton	

Item/ Point	Column/Colonne 1	Column/ Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5	Column/Colonne 6
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Municipality or Locality/ Municipalité ou localité	Maximum Capital Amount Eligible for Long-term Financing/Plafond des immobilisations donnant droit au financement à long terme \$
50.	Huron-Superior Catholic District School Board	6326		Mount St. Joseph College	Sault Ste. Marie	1,626,562
51.	Huron-Superior Catholic District School Board	3781		St. Basil	Sault Ste. Marie	
52.	Kawartha Pine Ridge District School Board	86	Apsely PS		North Kawartha	8,897,110
53.	Kawartha Pine Ridge District School Board	405	Central PS		Port Hope	
54.	Kawartha Pine Ridge District School Board	1112	Howard Jordan PS		Port Hope	
55.	Kawartha Pine Ridge District School Board	2584	Youngs Point PS		Cramahe	
56.	Keewatin-Patricia District School Board	1740	Oxdrift PS		Dryden Locality Education (assessment roll numbers beginning with "6096")	1,275,954
57.	Kenora Catholic District School Board	10543	St. Thomas Aquinas Annex		Kenora	3,089,151
58.	Lakehead District School Board	7559		Hillcrest High School	Thunder Bay	26,590,633
59.	Lakehead District School Board	7594		Port Arthur Collegiate Institute	Thunder Bay	
60.	Lambton Kent District School Board	581	Devine Street School		Sarnia	7,286,125
61.	Lambton Kent District School Board	1221	Johnston Memorial School		Sarnia	
62.	Near North District School Board	5668		Almaguin Highland SS	South River	18,691,312
63.	Niagara Catholic District School Board	7973	St. Joseph		Grimsby	8,685,439
64.	Niagara Catholic District School Board	7980	Our Lady of Fatima		Grimsby	
65.	Nipissing-Parry Sound Catholic DSB	5985	St. Theresa Catholic School		East Ferris	12,162,827
66.	Nipissing-Parry Sound Catholic DSB	3652	Sacred Heart Separate School		North Bay	
67.	Nipissing-Parry Sound Catholic DSB	4114	St. Joseph Separate School		North Bay	
68.	Nipissing-Parry Sound Catholic DSB	3999	St. Hubert Separate School		North Bay	
69.	Ottawa-Carleton District School Board	819	Fitzroy Centennial Public School		Ottawa	6,709,747
70.	Ottawa-Carleton District School Board	10140	Fitzroy Harbour Public School		Ottawa	
71.	Ottawa-Carleton District School Board	1655	Kars Public School		Ottawa	
72.	Peel District School Board	1749	Palgrave PS		Caledon	11,804,544
73.	Peel District School Board	338	Castlemore PS		Brampton	
74.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	9267	St. Mary's School		Port Hope	1,925,445
75.	Rainbow District School Board	996	Markstay Public School		Markstay-Warren	8,499,915

Item/ Point	Column/Colonne 1	Column/ Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5	Column/Colonne 6
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Municipality or Locality/ Municipalité ou localité	Maximum Capital Amount Eligible for Long-term Financing/Plafond des immobilisations donnant droit au financement à long terme \$
76.	Rainbow District School Board	9623	Warren Public School		Markstay-Warren	
77.	Rainbow District School Board	207	Val Caron Public School		Greater Sudbury	
78.	Rainbow District School Board	2360	Valleyview Public School		Greater Sudbury	
79.	Rainy River District School Board	9397	Alexander Mackenzie School		Fort Frances	15,349,466
80.	Rainy River District School Board	9380	J W Walker PS		Fort Frances	
81.	Rainy River District School Board	9378	F H Huffman PS		Fort Frances	
82.	Rainy River District School Board	9384	Robert Moore PS		Fort Frances	
83.	Simcoe County District School Board	8151	King Edward PS		Barrie	33,756,449
84.	Simcoe County District School Board	8157	Mount Slaven PS		Orillia	
85.	Simcoe County District School Board	8165	Parkview PS		Midland	
86.	Simcoe County District School Board	8168	Prince of Wales PS		Barrie	
87.	Simcoe County District School Board	8171	Regent PS		Midland	
88.	Simcoe County District School Board	8207	David H. Church PS		Orillia	
89.	Simcoe County District School Board	8142	Hillcrest PS		Orillia	
90.	Simcoe County District School Board	8193	Baxter Annex		Essa	
91.	Simcoe Muskoka Catholic District School Board	8324	St. Paul's Alliston		New Tecumseth	9,144,720
92.	Simcoe Muskoka Catholic District School Board	8291		Holy Trinity SS	Bradford West Gwillimbury	
93.	St. Clair Catholic District School Board	3791	St. Benedict Catholic School		Sarnia	4,245,449
94.	Thames Valley District School Board	323	Caradoc South PS		Strathroy-Caradoc	14,153,720
95.	Thames Valley District School Board	630	Drumbo PS		Blandford- Blenheim	
96.	Thames Valley District School Board	1890	Princeton PS		Blandford- Blenheim	
97.	Thames Valley District School Board	5897	Elmdale PS		St. Thomas	
98.	Thames Valley District School Board	1599	Myrtle Street PS		St. Thomas	
99.	Thames Valley District School Board	2443	Wellington PS		St. Thomas	
100.	Thunder Bay Catholic District School Board	3653	Sacred Heart		Thunder Bay	8,309,883
101.	Thunder Bay Catholic District School Board	4500	St. Thomas Aquinas		Thunder Bay	

Item/ Point	Column/Colonne 1	Column/ Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5	Column/Colonne 6
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Municipality or Locality/ Municipalité ou localité	Maximum Capital Amount Eligible for Long-term Financing/Plafond des immobilisations donnant droit au financement à long terme \$
102.	Toronto Catholic District School Board	9512	St. Edward		Toronto	2,608,917
103.	Trillium Lakelands District School Board	1597	Muskoka Falls PS		Bracebridge	3,478,556
104.	Upper Canada District School Board	5716		Vankleek Hill C. I.	Champlain	10,821,286
105.	Upper Grand District School Board	1211	John McCrae PS		Guelph	16,762,241
106.	Upper Grand District School Board	1276	King George PS		Guelph	
107.	Upper Grand District School Board	2342	Tytler PS		Guelph	
108.	Upper Grand District School Board	1024	Harriston PS		Minto	
109.	Waterloo Region District School Board	2073	Ryerson		Cambridge	5,472,928
110.	Waterloo Region District School Board	829	Floradale		Woolwich	
111.	Wellington Catholic District School Board	4102	St. Joseph Elem.		Guelph	5,076,920
112.	York Catholic District School Board	3638	Holy Name Catholic Elementary School		King	6,828,276
113.	York Catholic District School Board	4252	St. Mary Immaculate School		Richmond Hill	
114.	York Region District School Board	5509		Markham District High School	Markham	34,551,242
115.	York Region District School Board	1285	King City PS		King	
116.	York Region District School Board	6351	Eva L. Building		King	

TABLE/TABLEAU 24

OUTSTANDING CAPITAL COMMITMENTS/ENGAGEMENTS D'IMMOBILISATIONS NON RÉALISÉS

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3
	Board Name/Nom du conseil	Pupil Places — Elementary/Places à l'élémentaire	Pupil Places — Secondary/Places au secondaire
1.	Bluewater District School Board	0	111
2.	Conseil scolaire de district catholique Centre-Sud	0	452
3.	Conseil scolaire de district catholique de l'Est ontarien	41	0
4.	Conseil scolaire de district du Centre Sud-Ouest	144	0
5.	District School Board Ontario North East	281	0
6.	Dufferin-Peel Catholic District School Board	274	0
7.	Durham Catholic District School Board	79	0
8.	Greater Essex County District School Board	0	122
9.	Hamilton-Wentworth Catholic District School Board	204	224
10.	Keewatin-Patricia District School Board	69	0
11.	Near North District School Board	681	0
12.	Ottawa-Carleton District School Board	0	107
13.	Peel District School Board	0	83

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3
	Board Name/Nom du conseil	Pupil Places — Elementary/Places à l'élémentaire	Pupil Places — Secondary/Places au secondaire
14.	Simcoe County District School Board	91	0
15.	Simcoe Muskoka Catholic District School Board	274	0
16.	Superior-Greenstone District School Board	0	80
17.	Toronto Catholic District School Board	0	25
18.	Upper Grand District School Board	0	188

TABLE/TABLEAU 25

CAPITAL RELATED DEBT ELIGIBLE FOR FUNDING SUPPORT BY DISTRICT SCHOOL BOARD/DETTE LIÉE
AUX IMMOBILISATIONS ADMISSIBLE À UN SOUTIEN FINANCIER, PAR CONSEIL SCOLAIRE DE DISTRICT

Item/ Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2	Column/Colonne 3
		Outstanding Principal as at August 31, 2001/Capital impayé au 31 août 2001	
		Permanently Financed/Avec financement permanent \$	Non-permanently Financed/Sans financement permanent \$
1.	Algoma District School Board	935,011	0
2.	Algonquin and Lakeshore Catholic District School Board	4,534,944	10,286,245
3.	Avon Maitland District School Board	140,000	2,908,191
4.	Bluewater District School Board	7,057,791	10,584,205
5.	Brant Haldimand Norfolk Catholic District School Board	6,159,000	1,965,017
6.	Bruce-Grey Catholic District School Board	0	0
7.	Catholic District School Board of Eastern Ontario	5,113,271	5,138,565
8.	Conseil de district des écoles publiques de langue française n° 59	2,590,831	2,823,908
9.	Conseil scolaire de district catholique Centre-Sud	0	14,404,135
10.	Conseil scolaire de district catholique de l'Est ontarien	3,850,994	1,003,420
11.	Conseil scolaire de district catholique des Aurores boréales	0	0
12.	Conseil scolaire de district catholique des Grandes Rivières	3,327,994	391,453
13.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	13,648,851	11,237,346
14.	Conseil scolaire de district catholique du Nouvel-Ontario	792,253	629,797
15.	Conseil scolaire de district catholique Franco-Nord	0	1,416,482
16.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	0	13,125,508
17.	Conseil scolaire de district du Centre Sud-Ouest	4,107,626	7,652,471
18.	Conseil scolaire de district du Grand Nord de l'Ontario	0	0
19.	Conseil scolaire de district du Nord-Est de l'Ontario	0	1,561,697
20.	District School Board of Niagara	1,987,230	9,176,721
21.	District School Board Ontario North East	2,284,000	3,902,251
22.	Dufferin-Peel Catholic District School Board	15,560,434	45,225,666
23.	Durham Catholic District School Board	8,240,960	0
24.	Durham District School Board	30,619,000	0
25.	English-language Separate District School Board No. 38	13,163,955	5,331,454
26.	Grand Erie District School Board	6,515,674	3,520,453
27.	Greater Essex County District School Board	5,322,280	23,888,134
28.	Halton Catholic District School Board	29,596,207	635,900
29.	Halton District School Board	39,359,093	7,293,741
30.	Hamilton-Wentworth Catholic District School Board	30,542,204	14,110,520
31.	Hamilton-Wentworth District School Board	41,514,451	16,675,861
32.	Hastings and Prince Edward District School Board	0	0
33.	Huron Perth Catholic District School Board	0	1,823,717
34.	Huron-Superior Catholic District School Board	840,787	0
35.	Kawartha Pine Ridge District School Board	17,945,659	15,044,574
36.	Keewatin-Patricia District School Board	2,038,438	9,353,273
37.	Kenora Catholic District School Board	2,120,648	0
38.	Lakehead District School Board	13,846,787	1,329,751
39.	Lambton Kent District School Board	0	9,995,260
40.	Limestone District School Board	1,720,215	6,139,800

Item/ Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Outstanding Principal as at August 31, 2001/Capital impayé au 31 août 2001	Column/Colonne 3
		Permanently Financed/Avec financement permanent \$	Non-permanently Financed/Sans financement permanent \$
41.	Near North District School Board	991,784	5,277,832
42.	Niagara Catholic District School Board	37,971,903	1,576,995
43.	Nipissing-Parry Sound Catholic District School Board	3,157,000	0
44.	Northeastern Catholic District School Board	5,074,104	0
45.	Northwest Catholic District School Board	0	0
46.	Ottawa-Carleton District School Board	19,695,586	33,867,011
47.	Ottawa Catholic District School Board	23,375,000	4,537,537
48.	Peel District School Board	21,082,542	13,896,303
49.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	25,502,314	0
50.	Rainbow District School Board	990,000	0
51.	Rainy River District School Board	0	13,256,444
52.	Renfrew County Catholic District School Board	313,062	8,891,329
53.	Renfrew County District School Board	326,000	3,361,213
54.	Simcoe County District School Board	34,727,890	27,129,972
55.	Simcoe Muskoka Catholic District School Board	33,717,356	5,411,046
56.	St. Clair Catholic District School Board	16,408,300	2,663,378
57.	Sudbury Catholic District School Board	2,032,787	185,141
58.	Superior-Greenstone District School Board	380,796	1,718,287
59.	Superior North Catholic District School Board	789,499	0
60.	Thames Valley District School Board	25,868,077	107,065,578
61.	Thunder Bay Catholic District School Board	1,581,000	7,004,084
62.	Toronto Catholic District School Board	83,749,743	50,530,667
63.	Toronto District School Board	163,022,903	275,146,340
64.	Trillium Lakelands District School Board	26,528,182	7,875,676
65.	Upper Canada District School Board	13,087,000	0
66.	Upper Grand District School Board	8,046,000	11,377,073
67.	Waterloo Catholic District School Board	31,488,696	5,341,898
68.	Waterloo Region District School Board	13,089,250	1,407,664
69.	Wellington Catholic District School Board	8,264,313	0
70.	Windsor-Essex Catholic District School Board	21,728,370	21,647,385
71.	York Catholic District School Board	87,445,813	3,007,847
72.	York Region District School Board	66,296,399	11,433,816

TABLE/TABLEAU 26

PER PUPIL EXCLUSION FOR DECLINING ENROLMENT ADJUSTMENT/MONTANT PAR ÉLÈVE À EXCLURE DU
REDRESSEMENT POUR BAISSÉ DES EFFECTIFS

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Amount/Montant \$
1.	Algoma District School Board	95.39
2.	Algonquin and Lakeshore Catholic District School Board	89.45
3.	Avon Maitland District School Board	88.02
4.	Bluewater District School Board	88.23
5.	Brant Haldimand Norfolk Catholic District School Board	88.80
6.	Bruce-Grey Catholic District School Board	91.06
7.	Catholic District School Board of Eastern Ontario	87.99
8.	Conseil de district des écoles publiques de langue française n° 59	100.88
9.	Conseil scolaire de district catholique Centre-Sud	101.21
10.	Conseil scolaire de district catholique de l'Est ontarien	98.53
11.	Conseil scolaire de district catholique des Aurores boréales	135.63
12.	Conseil scolaire de district catholique des Grandes Rivières	109.43
13.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	98.95
14.	Conseil scolaire de district catholique du Nouvel-Ontario	106.21
15.	Conseil scolaire de district catholique Franco-Nord	106.42

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Amount/Montant \$
16.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	103.05
17.	Conseil scolaire de district du Centre Sud-Ouest	106.94
18.	Conseil scolaire de district du Grand Nord de l'Ontario	119.94
19.	Conseil scolaire de district du Nord-Est de l'Ontario	115.39
20.	District School Board of Niagara	87.46
21.	District School Board Ontario North East	101.10
22.	Dufferin-Peel Catholic District School Board	86.30
23.	Durham Catholic District School Board	86.03
24.	Durham District School Board	86.30
25.	English-language Separate District School Board No. 38	85.36
26.	Grand Erie District School Board	87.52
27.	Greater Essex County District School Board	87.16
28.	Halton Catholic District School Board	86.41
29.	Halton District School Board	86.39
30.	Hamilton-Wentworth Catholic District School Board	86.43
31.	Hamilton-Wentworth District School Board	87.28
32.	Hastings and Prince Edward District School Board	88.40
33.	Huron Perth Catholic District School Board	89.97
34.	Huron-Superior Catholic District School Board	99.02
35.	Kawartha Pine Ridge District School Board	86.11
36.	Keewatin-Patricia District School Board	99.54
37.	Kenora Catholic District School Board	99.56
38.	Lakehead District School Board	91.18
39.	Lambton Kent District School Board	87.50
40.	Limestone District School Board	88.42
41.	Near North District School Board	91.94
42.	Niagara Catholic District School Board	86.65
43.	Nipissing-Parry Sound Catholic District School Board	97.10
44.	Northeastern Catholic District School Board	104.50
45.	Northwest Catholic District School Board	113.38
46.	Ottawa Catholic District School Board	87.40
47.	Ottawa-Carleton District School Board	88.65
48.	Peel District School Board	88.15
49.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	87.42
50.	Rainbow District School Board	91.18
51.	Rainy River District School Board	102.65
52.	Renfrew County Catholic District School Board	94.65
53.	Renfrew County District School Board	89.89
54.	Simcoe County District School Board	86.14
55.	Simcoe Muskoka Catholic District School Board	85.82
56.	St. Clair Catholic District School Board	90.24
57.	Sudbury Catholic District School Board	93.86
58.	Superior North Catholic District School Board	131.34
59.	Superior-Greenstone District School Board	113.25
60.	Thames Valley District School Board	86.68
61.	Thunder Bay Catholic District School Board	92.43
62.	Toronto Catholic District School Board	87.30
63.	Toronto District School Board	89.69
64.	Trillium Lakelands District School Board	88.77
65.	Upper Canada District School Board	88.02
66.	Upper Grand District School Board	85.52
67.	Waterloo Catholic District School Board	87.19
68.	Waterloo Region District School Board	86.21
69.	Wellington Catholic District School Board	88.95
70.	Windsor-Essex Catholic District School Board	85.79
71.	York Catholic District School Board	87.53
72.	York Region District School Board	86.81

TABLE/TABLEAU 27
ADDITIONAL RURAL SCHOOLS/ÉCOLES RURALES ADDITIONNELLES

Item/Point	Column/Colonne 1	Column/ Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./ No du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
1.	Algoma District School Board	114	Aweres 1 PS		Sault Ste. Marie
2.	Algoma District School Board	969	Greenwood PS		Sault Ste. Marie
3.	Algoma District School Board	1946	R M Moore PS		Sault Ste. Marie
4.	Algoma District School Board	2279	Tarentorus PS		Sault Ste. Marie
5.	Algonquin and Lakeshore Catholic District School Board	3302	Holy Name Catholic School		Kingston
6.	Avon Maitland District School Board	2585	Colborne Central S		Goderich
7.	Avon Maitland District School Board	1652	North Easthope PS		Stratford
8.	Avon Maitland District School Board	2184	South Perth Centennial PS		St. Marys
9.	Bluewater District School Board	1265	Kincardine Township- Tiverton PS		Kincardine
10.	Brant Haldimand Norfolk Catholic District School Board	4318	St Michaels Sep		Simcoe
11.	Brant Haldimand Norfolk Catholic District School Board	4489	St Theresa Sep S		Brantford
12.	Catholic District School Board of Eastern Ontario	10624		Holy Trinity CHS	Cornwall
13.	Catholic District School Board of Eastern Ontario	4070		St. John CHS	Perth
14.	Conseil scolaire de district catholique Centre-Sud	8284	ÉÉC Sainte-Croix		Tiny
15.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	6193		Beatrice-Desloges, E.s.c.	Cumberland
16.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	10803	école Bernard- Grandmaître		Ottawa
17.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	10144	Ecole élémentaire de la Découverte		Ottawa
18.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	10063	Pavillon Béatrice- Desloges		Orleans
19.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	9286	Monseigneur Augustin Caron		La Salle
20.	Conseil de district des écoles publiques de langue française n° 59	9869	É.é.p. Des Sentiers		Orleans
21.	Conseil de district des écoles publiques de langue française n° 59	9980		École secondaire publique Gisele Lalonde	Ottawa (Orléans)
22.	Conseil de district des écoles publiques de langue française n° 59	10480	Gisèle-Lalonde (7e & 8e année)		Ottawa (Orléans)
23.	District School Board of Niagara	774	F J Rutland PS		Niagara Falls
24.	Dufferin-Peel Catholic District School Board	3620		Robert F. Hall Catholic SS	Caledon East
25.	Dufferin-Peel Catholic District School Board	3874	St Cornelius S		Caledon East
26.	Dufferin-Peel Catholic District School Board	4357	St Patrick Sep S		Brampton
27.	Dufferin-Peel Catholic District School Board	4498		St Thomas Aquinas Sep S	Brampton

Item/Point	Column/Colonne 1	Column/ Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./ No du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
28.	Durham Catholic District School Board	9353	St. John Bosco		Oshawa
29.	Durham District School Board	1805	Claremont PS		Claremont
30.	Durham District School Board	9400	Epsom PS		Scugog
31.	Durham District School Board	512	Kedron PS		Oshawa
32.	Durham District School Board	1959	Prince Albert PS		Prince Albert
33.	Grand Erie District School Board	79	Anna Melick Memorial S		Dunnville
34.	Grand Erie District School Board	184	Bethel-Oak Hill PS		Paris
35.	Grand Erie District School Board	954	Grandview PS		Dunnville
36.	Grand Erie District School Board	1705	Oneida Central PS		Caledonia
37.	Grand Erie District School Board	403	Onondaga-Brant PS		Brantford
38.	Grand Erie District School Board	2416	Walsh Public School		Simcoe
39.	Greater Essex County District School Board	77	Anderdon Central Public School		Amherstburg
40.	Greater Essex County District School Board	366	Colchester North Public School		Essex
41.	Greater Essex County District School Board	1430	Malden Central Public School		Amherstburg
42.	Greater Essex County District School Board	1574	Mount Carmel-Blytheswood Public School		Leamington
43.	Greater Essex County District School Board	1858	Prince Andrew Public School		La Salle
44.	Greater Essex County District School Board	7804		Sandwich Secondary School	La Salle
45.	Greater Essex County District School Board	2259	Sun Parlor Jr Public School		Essex
46.	Greater Essex County District School Board	7805		Western Secondary School	Amherstburg
47.	Halton Catholic District School Board	8135		Bishop P.F. Reding Secondary	Milton
48.	Halton District School Board	10469	Chris Hadfield Public School		Milton
49.	Halton District School Board	1817	Pineview PS		Georgetown
50.	Halton District School Board	2238	Stewarttown Md S		Georgetown
51.	Hamilton-Wentworth Catholic District School Board	10115	Guardian Angels Catholic Elementary School		Waterdown
52.	Hamilton-Wentworth Catholic District School Board	9410	Holy Name of Mary CES (new school)		Ancaster
53.	Hamilton-Wentworth District School Board	821	Flamborough Centre Senior PS		Hamilton
54.	Hastings and Prince Edward District School Board	72	Massassaga-Rednersville Public School		Belleville
55.	Kawartha Pine Ridge District School Board	371	Camborne PS		Cobourg
56.	Kawartha Pine Ridge District School Board	5301		Crestwood SS	Peterborough
57.	Kawartha Pine Ridge District School Board	552	Dale Road Sr S		Cobourg
58.	Kawartha Pine Ridge District School Board	882	George Hamilton PS		Port Hope
59.	Kawartha Pine Ridge District School Board	1186	James Strath PS		Peterborough
60.	Kawartha Pine Ridge District School Board	5806	Kent		Campbellford
61.	Keewatin-Patricia District School Board	7532	Valleyview P.S.		Kenora

Item/Point	Column/Colonne 1	Column/ Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./ No du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
62.	Lakehead District School Board	7553	Five Mile		Thunder Bay
63.	Lakehead District School Board	7556	Gorham & Ware		Thunder Bay
64.	Lakehead District School Board	7591	Nor'wester View		Thunder Bay
65.	Lakehead District School Board	7570	Valley Central PS		Thunder Bay
66.	Lambton Kent District School Board	493	Confederation Central S		Sarnia
67.	Limestone District School Board	992	H H Langford		Napanee
68.	Near North District School Board	9556	Humphrey Central PS		Parry Sound
69.	Near North District School Board	1499	McDougall PS		Parry Sound
70.	Ottawa-Carleton Catholic District School Board	3399	St Isidore Sep S		Kanata
71.	Ottawa-Carleton Catholic District School Board	3241	St Mary Sep S - Gloucester		Gloucester
72.	Ottawa-Carleton Catholic District School Board	10125	St. Theresa Catholic Elementary School		Ottawa
73.	Ottawa-Carleton District School Board	334	Castor Valley ES		Greely
74.	Ottawa-Carleton District School Board	1607	Cedarview Middle S		Nepean
75.	Ottawa-Carleton District School Board	548	D. Aubrey Moodie Intermediate S		Nepean
76.	Ottawa-Carleton District School Board	819	Fitzroy Centennial/Harbour PS		Kinburn
77.	Ottawa-Carleton District School Board	940	Goulbourn Middle S		Stittsville
78.	Ottawa-Carleton District School Board	1727	Greely PS		Greely
79.	Peel District School Board	64	Alloa PS		Brampton
80.	Peel District School Board	304	Alton PS		Caledon
81.	Peel District School Board	303	Caledon East PS		Caledon
82.	Peel District School Board	10490	Claireville P.S.		Brampton
83.	Peel District School Board	10402	Edenbrook Hill Public School		Brampton
84.	Peel District School Board	1417	Macville PS		Caledon
85.	Peel District School Board	1749	Palgrave PS		Palgrave
86.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	10037		St Thomas Aquinas Catholic	Lindsay
87.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	9256	St. Luke's School		Downeyville
88.	Rainbow District School Board	590	Wanup PS		Sudbury
89.	Renfrew County District School Board	20	Admaston PS		Renfrew
90.	Renfrew County District School Board	1509	McNab PS		Arnprior
91.	Renfrew County District School Board	1811	Pine View PS		Pembroke
92.	Renfrew County District School Board	56	Rockwood PS		Pembroke
93.	Simcoe County District School Board	8144	Hon. Earl Rowe PS		Bradford
94.	Simcoe County District School Board	8153	Marchmont PS		Orillia
95.	Simcoe County District School Board	8173	Sir William Osler PS		Bradford
96.	Simcoe County District School Board	8219	Uptergrove PS		Orillia
97.	Simcoe Muskoka Catholic District School Board	8298	Notre Dame		Orillia

Item/Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./ No du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
98.	Simcoe Muskoka Catholic District School Board	8310	St Charles		Bradford
99.	St. Clair Catholic District School Board	4527	St. Vincent Catholic S		Chatham
100.	Sudbury Catholic District School Board	3766	St Christopher Sep S		Sudbury
101.	Thames Valley District School Board	22	Adelaide - W G MacDonald PS		Strathroy
102.	Thames Valley District School Board	322	Caradoc North PS		Strathroy
103.	Thames Valley District School Board	680	East Oxford PS		Woodstock
104.	Thames Valley District School Board	1535	Metcalfe Central PS		Strathroy
105.	Thames Valley District School Board	2578	New Sarum PS		St. Thomas
106.	Thames Valley District School Board	2194	Southwold PS		St. Thomas
107.	Thames Valley District School Board	1429	Summer's Corners PS		Aylmer
108.	Thames Valley District School Board	9932	Sweaburg PS		Woodstock
109.	Thames Valley District School Board	2314	Tollgate Central PS		Woodstock
110.	Trillium Lakelands District School Board	5892		Adult Ed. & Trg Centre (Lindsay C & VI Annex-Angeline Street South)	Lindsay
111.	Trillium Lakelands District School Board	274	Riverside PS		Huntsville
112.	Upper Canada District School Board	50	Algonquin Public School		Brockville
113.	Upper Canada District School Board	160	Beckwith PS		Carleton Place
114.	Upper Canada District School Board	631	Drummond Central PS		Perth
115.	Upper Canada District School Board	917	Glen Tay PS		Perth
116.	Upper Canada District School Board	10552	Montague Public School (New School)		Smiths Falls
117.	Upper Canada District School Board	737	North Elmsley PS		Perth
118.	Upper Grand District School Board	1899	Aberfoyle PS		Guelph
119.	Upper Grand District School Board	10487		Centre Wellington District High School	Fergus
120.	Upper Grand District School Board	9432	Laurelwoods ES		Laurel
121.	Upper Grand District School Board	1838	Ponsonby PS		Guelph
122.	Waterloo Region District School Board	829	Floradale PS		Elmira
123.	Windsor-Essex Catholic District School Board	4084	St Joseph Sep S		River Canard
124.	Windsor-Essex Catholic District School Board	4406	St Peter Sep S		Tecumseh
125.	Windsor-Essex Catholic District School Board	4571		St Thomas of Villanova SS	La Salle
126.	York Region District School Board	119	Ballantrae PS		Stouffville
127.	York Region District School Board	2490	Whitchurch Highlands PS		Stouffville

RÈGLEMENT DE L'ONTARIO 85/08

pris en application de la

LOI SUR L'ÉDUCATION

pris le 2 avril 2008

déposé le 7 avril 2008

publié sur le site Lois-en-ligne le 9 avril 2008

imprimé dans la *Gazette de l'Ontario* le 26 avril 2008**SUBVENTIONS POUR LES BESOINS DES ÉLÈVES — SUBVENTIONS GÉNÉRALES POUR L'EXERCICE 2008-2009 DES CONSEILS SCOLAIRES****SOMMAIRE****PARTIE I
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PARTIE I DISPOSITIONS GÉNÉRALES

Application et interprétation

1. (1) Le présent règlement s'applique aux conseils pour l'exercice 2008-2009 et aux administrations responsables en ce qui a trait aux paiements visant la période allant du 1^{er} septembre 2008 au 31 août 2009.

(2) Les définitions qui suivent s'appliquent au présent règlement.

«ALF» Actualisation linguistique en français. («ALF»)

«conseil créé en vertu de l'article 68» Conseil créé en vertu de l'article 68 de la Loi. («section 68 board»)

«conseil isolé» Administration scolaire, à l'exclusion d'un conseil créé en vertu de l'article 68. («isolate board»)

«cours d'études personnelles» S'entend au sens du règlement sur l'effectif quotidien moyen de 2008-2009. («independent study course»)

«école élémentaire rurale» À l'égard d'un conseil, école élémentaire dont l'effectif de 2008-2009, au sens du paragraphe 45 (2), est supérieur à zéro et qui remplit au moins un des deux critères suivants :

1. Le 31 octobre 2008, le deuxième caractère du code postal de l'école est 0.
2. L'école figure à la colonne 3 du tableau 27 en regard du nom du conseil à la colonne 1 de ce tableau. («rural elementary school»)

«école secondaire rurale» À l'égard d'un conseil, école secondaire dont l'effectif de 2008-2009, au sens du paragraphe 45 (2), est supérieur à zéro et qui remplit au moins un des deux critères suivants :

1. Le 31 octobre 2008, le deuxième caractère du code postal de l'école est 0.
2. L'école figure à la colonne 4 du tableau 27 en regard du nom du conseil à la colonne 1 de ce tableau. («rural secondary school»)

«ELD» English literacy development. («ELD»)

«élève à mi-temps» S'entend au sens du règlement sur l'effectif quotidien moyen de 2008-2009. («half-time pupil»)

«élève à temps partiel» S'entend au sens du règlement sur l'effectif quotidien moyen de 2008-2009. («part-time pupil»)

«élève à temps plein» S'entend au sens du règlement sur l'effectif quotidien moyen de 2008-2009. («full-time pupil»)

«élève de l'élémentaire» Élève inscrit à la maternelle, au jardin d'enfants ou à l'une des huit premières années d'études. («elementary school pupil»)

«élève du secondaire» Élève inscrit à la neuvième, dixième, onzième ou douzième année d'études. («secondary school pupil»)

«ESL» English as a second language. («ESL»)

«horaire» S'entend au sens du règlement sur l'effectif quotidien moyen de 2008-2009. («cycle»)

«immobilisation» S'entend de ce qui suit :

- a) l'emplacement scolaire qui offre ou est capable d'offrir des installations d'accueil pour les élèves et son agrandissement et l'amélioration qui y est apportée;
- b) le bâtiment scolaire, un accessoire fixe d'un bâtiment scolaire ou un accessoire fixe d'un bien scolaire, ainsi que son agrandissement, sa transformation, sa rénovation ou les réparations importantes qui y sont apportées;
- c) les meubles et le matériel qui doivent servir dans les bâtiments scolaires;
- d) les documents de bibliothèque nécessaires à la dotation initiale d'une bibliothèque en matériel dans un bâtiment scolaire;
- e) les installations situées sur un bien scolaire et servant à fournir à un bâtiment scolaire situé sur ce bien des services d'alimentation en eau, en électricité ou en gaz naturel, d'égouts, de fosses septiques, de chauffage, de climatisation, de téléphone ou de câblodistribution, ainsi que leur transformation, leur remplacement ou les réparations importantes qui y sont apportées;
- f) la modification du niveau, du drainage ou de la surface des biens scolaires. («capital asset»)

«PDF» Perfectionnement du français. («PDF»)

«recettes provenant d'autres sources» Relativement à un conseil scolaire de district, s'entend des recettes du conseil autres que les suivantes :

- a) les subventions payables au conseil en application du présent règlement;

- b) la somme qui correspondrait aux recettes fiscales de 2008-2009 du conseil si aucune somme ne devait être déduite en application de la disposition 3 ou 4 du paragraphe 14 (1);
 - c) les sommes transférées d'un fonds de réserve. («revenue from other sources»)
- «règlement sur l'effectif quotidien moyen de 2008-2009» Le Règlement de l'Ontario 83/08 (Calcul de l'effectif quotidien moyen pour l'exercice 2008-2009 des conseils scolaires) pris en application de la Loi. («2008-2009 A.D.E. regulation»)
- «règlement sur les droits de 2008-2009» Le Règlement de l'Ontario 84/08 (Calcul des droits exigibles à l'égard des élèves pour l'exercice 2008-2009 des conseils scolaires) pris en application de la Loi. («2008-2009 fees regulation»)
- «règlement sur les subventions de 2003-2004» Le Règlement de l'Ontario 139/03 (Financement axé sur les besoins des élèves — subventions générales pour l'exercice 2003-2004 des conseils scolaires) pris en application de la Loi. («2003-2004 grant regulation»)
- «règlement sur les subventions de 2004-2005» Le Règlement de l'Ontario 145/04 (Subventions pour les besoins des élèves — subventions générales pour l'exercice 2004-2005 des conseils scolaires) pris en application de la Loi. («2004-2005 grant regulation»)
- «règlement sur les subventions de 2005-2006» Le Règlement de l'Ontario 400/05 (Subventions pour les besoins des élèves — subventions générales pour l'exercice 2005-2006 des conseils scolaires) pris en application de la Loi. («2005-2006 grant regulation»)
- «règlement sur les subventions de 2006-2007» Le Règlement de l'Ontario 341/06 (Subventions pour les besoins des élèves — subventions générales pour l'exercice 2006-2007 des conseils scolaires) pris en application de la Loi. («2006-2007 grant regulation»)
- «règlement sur les subventions de 2007-2008» Le Règlement de l'Ontario 152/07 (Subventions pour les besoins des élèves — subventions générales pour l'exercice 2007-2008 des conseils scolaires) pris en application de la Loi. («2007-2008 grant regulation»)

Exercice

2. Les exercices mentionnés au présent règlement commencent le 1^{er} septembre et se terminent le 31 août.

Documents mentionnés au présent règlement

3. (1) Le public peut consulter le Guide d'instructions, daté de 2002, qui est mentionné à la disposition 1 du paragraphe 16 (3) et aux dispositions 1 et 50 du paragraphe 49 (1) aux bureaux de la Direction du financement de l'éducation du ministère de l'Éducation et sur le site Web du ministère.

(2) Le public peut consulter le document intitulé «Le financement de l'éducation de l'enfance en difficulté : lignes directrices sur la somme liée à l'équipement personnalisé (SEP) et la somme liée à l'incidence spéciale (SIS) — 2008-09», daté du printemps 2008, qui est mentionné aux alinéas 20 (1) a), 22 (1) a) et 64 (2) a) aux bureaux de la Direction du financement de l'éducation du ministère de l'Éducation et sur le site Web du ministère.

(3) Le public peut consulter le système uniforme de codage des cours qui est mentionné aux paragraphes 26 (4) et 31 (6) aux bureaux de la Direction du financement de l'éducation du ministère de l'Éducation et sur le site Web du ministère.

(4) Le public peut consulter le document intitulé «Les écoles secondaires de l'Ontario, de la 9^e à la 12^e année — Préparation au diplôme d'études secondaires de l'Ontario, 1999» qui est mentionné aux dispositions 1, 2 et 3 du paragraphe 37 (5) aux bureaux de la Direction du financement de l'éducation du ministère de l'Éducation et sur le site Web du ministère.

(5) Le public peut consulter le Formulaire de données A 2005 qui est mentionné aux dispositions 4 et 5 du paragraphe 40 (7) aux bureaux de la Direction du financement de l'éducation du ministère de l'Éducation.

(6) Le public peut consulter aux bureaux de la Direction du financement de l'éducation du ministère de l'Éducation et sur le site Web du ministère le document intitulé «Lieux propices à l'apprentissage : Allocation de la phase 1», qui est mentionné à l'alinéa 48 (2) a), celui intitulé «Lieux propices à l'apprentissage : Allocation de la phase 2», qui est mentionné à l'alinéa 48 (3) a) et celui intitulé «Lieux propices à l'apprentissage : Allocation de la phase 3», qui est mentionné à l'alinéa 48 (4) a).

(7) Le public peut consulter le rapport du Comité d'étude des subventions pour les installations destinées aux élèves, daté d'août 1998, qui est mentionné à la disposition 1 du paragraphe 56 (6) aux bureaux de la Direction du financement de l'éducation du ministère de l'Éducation et sur le site Web du ministère.

Élève d'un conseil

4. (1) Sous réserve des paragraphes (2) et (3), pour l'application du présent règlement, un élève est un élève d'un conseil s'il est inscrit à une école qui relève du conseil.

(2) L'élève qui reçoit un enseignement dans un programme d'enseignement dispensé par un conseil qui est un programme d'enseignement admissible au sens du paragraphe 23 (2) n'est pas un élève inscrit à une école qui relève du conseil pour l'application du paragraphe (1).

(3) Pour l'application du présent règlement, les élèves suivants ne sont pas des élèves d'un conseil même s'ils sont inscrits à une école du conseil :

1. Les élèves qui sont des Indiens inscrits résidant dans une réserve au sens de la *Loi sur les Indiens* (Canada).
2. Les élèves qui sont tenus de verser les droits précisés au paragraphe 49 (6) de la Loi.
3. Les élèves à l'égard desquels le conseil peut imposer des droits en vertu de l'article 5 du règlement sur les droits de 2008-2009.

Effectif

5. (1) Pour l'application du présent règlement, l'effectif quotidien moyen de jour des élèves d'un conseil pour 2008-2009 correspond à l'effectif quotidien moyen de jour du conseil calculé conformément à l'article 2 du règlement sur l'effectif quotidien moyen de 2008-2009, en comptant tous les élèves du conseil qui ne sont pas des élèves du secondaire âgés de 21 ans ou plus le 31 décembre 2008.

(2) Pour l'application du présent règlement, l'effectif quotidien moyen de jour des élèves de l'élémentaire d'un conseil pour 2008-2009 correspond à l'effectif quotidien moyen de jour du conseil calculé conformément à l'article 2 du règlement sur l'effectif quotidien moyen de 2008-2009, en ne comptant que les élèves de l'élémentaire du conseil.

(3) Pour l'application du présent règlement, l'effectif quotidien moyen de jour des élèves du secondaire d'un conseil pour 2008-2009 correspond à l'effectif quotidien moyen de jour du conseil calculé conformément à l'article 2 du règlement sur l'effectif quotidien moyen de 2008-2009, en ne comptant que les élèves du secondaire du conseil qui sont âgés de moins de 21 ans le 31 décembre 2008.

(4) Pour l'application du présent règlement, l'effectif de jour à temps plein ou l'équivalent d'un conseil au 31 octobre 2008 est calculé selon la formule suivante :

$$A + B + C/D$$

où :

«A» représente le nombre d'élèves à temps plein du conseil inscrits le 31 octobre 2008, à l'exclusion des élèves du secondaire qui sont âgés d'au moins 21 ans le 31 décembre 2008;

«B» représente 0,5 fois le nombre d'élèves à mi-temps du conseil inscrits le 31 octobre 2008;

«C» représente le total de tous les nombres dont chacun est calculé pour chaque élève à temps partiel du conseil inscrit le 31 octobre 2008, à l'exclusion de l'élève du secondaire qui est âgé d'au moins 21 ans le 31 décembre 2008, et correspond au nombre de minutes pour lesquelles il est inscrit en vue de recevoir un enseignement en classe pendant l'horaire qui inclut le 31 octobre 2008, à un cours autre qu'un cours d'études personnelles;

«D» représente le produit du nombre de jours que compte l'horaire visé à la définition de «C» par 300.

(5) Si le présent règlement exige que les élèves soient dénombrés, mais qu'il ne prévoit pas que le dénombrement soit effectué en fonction de l'effectif quotidien moyen ou de l'effectif à temps plein ou l'équivalent, chaque élève, qu'il soit à temps plein, à mi-temps ou à temps partiel, compte pour un élève.

Niveau d'exactitude

6. (1) Le dénombrement des élèves qui est effectué pour l'application du présent règlement en fonction de l'effectif quotidien moyen ou de l'effectif à temps plein ou l'équivalent se fait à deux décimales près.

(2) Le dénombrement des enseignants ou des aides-enseignants qui est effectué pour l'application du présent règlement en fonction de l'équivalence à temps plein se fait à une décimale près.

Subventions générales

7. (1) La subvention générale payable pour l'exercice à un conseil scolaire de district correspond à la somme calculée en application de la partie II.

(2) La subvention générale payable pour l'exercice à un conseil isolé correspond à la somme calculée en application de l'article 63.

(3) La subvention générale payable pour l'exercice à un conseil créé en vertu de l'article 68 correspond à la somme calculée en application de l'article 64.

Versements

8. Les subventions générales payables en application du présent règlement se fondent sur des estimations pendant l'exercice. Les redressements éventuels nécessaires sont effectués lorsque les données, notamment les données financières et l'effectif réels, sont connues.

Conditions du versement des subventions

9. (1) L'obligation pour les conseils de se conformer aux lois dont l'application relève du ministre et aux textes pris en application de telles lois, notamment des règlements, des politiques, des lignes directrices ou des directives, est une condition du versement des subventions prévues par le présent règlement.

(2) Si le conseil contrevient à une loi dont l'application relève du ministre ou à un texte pris en application d'une telle loi, notamment un règlement, une politique, une ligne directrice ou une directive, le ministre peut retenir tout ou partie de la subvention qui lui est payable par ailleurs en application de la Loi.

Redressement du trop-payé

10. Si un conseil a reçu une somme supérieure à celle qui lui était payable en application d'un règlement sur les subventions générales, le trop-payé, s'il n'a pas été déduit des subventions qui lui sont payables en application d'autres règlements sur les subventions générales, est déduit de celles qui lui sont payables en application du présent règlement.

Redressement du moins-payé

11. Si un conseil a reçu une somme inférieure à celle qui lui était payable en application d'un règlement sur les subventions générales, le moins-payé qui reste impayé est ajouté aux subventions qui lui sont payables en application du présent règlement.

PARTIE II

SUBVENTIONS EN FAVEUR DES CONSEILS SCOLAIRES DE DISTRICT

Éléments de la subvention

12. Un conseil scolaire de district a droit aux éléments suivants, selon les montants calculés en application de la présente partie, lors du calcul de la subvention qui lui est payable pour l'exercice :

1. Éducation de base pour les élèves.
2. Éducation de base pour les écoles.
3. Effectif des classes du cycle primaire.
4. Éducation de l'enfance en difficulté.
5. Enseignement des langues.
6. Supplément pour l'éducation des Premières nations, des Métis et des Inuits.
7. Ressources d'apprentissage pour écoles éloignées et écoles excentrées.
8. Conseils ruraux et éloignés.
9. Collectivités rurales et de petite taille.
10. Programmes d'aide à l'apprentissage.
11. Sécurité dans les écoles.
12. Éducation permanente et autres programmes.
13. Redressement des coûts et programme d'insertion professionnelle du nouveau personnel enseignant.
14. Transport des élèves.
15. Administration et gestion.
16. Amélioration des programmes.
17. Utilisation communautaire des écoles.
18. Installations d'accueil pour les élèves.
19. Service de la dette.

Montant de la subvention

13. La subvention payable à un conseil scolaire de district pour l'exercice correspond à la somme calculée selon la formule suivante :

$$(A + B) - (C + D + E)$$

où :

«A» représente le montant total des éléments auxquels le conseil a droit pour l'exercice;

«B» représente le redressement pour baisse des effectifs du conseil pour l'exercice;

«C» représente les recettes fiscales de 2008-2009 du conseil, calculées en application du présent règlement;

- «D» représente le total des droits que le conseil reçoit pour l'exercice à l'égard d'élèves visés au paragraphe 46 (2) de la Loi, calculés en application de l'article 4 du règlement sur les droits de 2008-2009;
- «E» représente la somme visée au paragraphe 233 (1) de la Loi qui se trouve dans le fonds de réserve du conseil le 31 août 2009 avant le virement prévu au paragraphe 233 (2) de la Loi.

Recettes fiscales de 2008-2009

14. (1) Les recettes fiscales de 2008-2009 d'un conseil scolaire de district sont calculées de la manière suivante :

1. Additionner ce qui suit :

i. 38 pour cent de la somme de ce qui suit :

- A. le total des sommes remises au conseil à l'égard de l'année civile 2008 en application des paragraphes 237 (12) et 238 (2), de l'article 239, du paragraphe 240 (5), des articles 250 et 251 et des paragraphes 257.8 (2) et 257.9 (1) de la *Loi sur l'éducation*, des articles 447.20 et 447.52 de la *Loi sur les municipalités*, tels qu'ils s'appliquent par l'effet de l'article 474 de la *Loi de 2001 sur les municipalités*, des paragraphes 364 (22) et 365.2 (16) de la *Loi de 2001 sur les municipalités*, des paragraphes 331 (22) et 334 (14) de la *Loi de 2006 sur la cité de Toronto*, de l'article 10 du Règlement de l'Ontario 509/98 intitulé «Tax Matters — Relief in Unorganized Territory (Section 257.2.1 of the Act)» pris en application de la Loi et du paragraphe 13 (2) du Règlement de l'Ontario 3/02 intitulé «Tax Relief in Unorganized Territory for 2001 and Subsequent Years» pris en application de la Loi,
- B. les sommes éventuelles visées au paragraphe 364 (22) de la *Loi de 2001 sur les municipalités*, tel qu'il s'applique par l'effet de l'article 257.12.3 de la *Loi sur l'éducation*, qui sont versées au conseil à l'égard de l'année civile 2008,
- C. le total de toutes les sommes éventuelles que le conseil reçoit d'une municipalité à l'égard de l'année civile 2008 en application des paragraphes 353 (4) et (4.1) et 366 (3) de la *Loi de 2001 sur les municipalités* ou des paragraphes 318 (4) et (4.1) et 336 (3) de la *Loi de 2006 sur la cité de Toronto*,
- D. les sommes éventuelles que le conseil affecte au paiement du coût d'annulation de biens-fonds vendus pour arriérés d'impôts pendant l'année civile 2008, en application des articles 380 et 380.1 de la *Loi de 2001 sur les municipalités*, tel qu'il s'applique par l'effet du paragraphe 371 (2) de cette loi,
- E. les paiements tenant lieu d'impôts remis au conseil à l'égard de l'année civile 2008 en vertu du paragraphe 322 (1) de la *Loi de 2001 sur les municipalités* ou du paragraphe 284 (1) de la *Loi de 2006 sur la cité de Toronto*,
- F. les subventions éventuelles versées au conseil à l'égard de l'année civile 2008 en vertu du paragraphe 302 (2) de la *Loi de 2001 sur les municipalités* ou du paragraphe 238 (2) de la *Loi de 2006 sur la cité de Toronto*,
- G. les sommes éventuelles que le conseil reçoit à l'égard de l'année civile 2008 en vertu de la *Loi sur les paiements versés en remplacement d'impôts* (Canada) et en vertu de toute loi du Canada qui autorise un gouvernement ou un organisme gouvernemental à effectuer un paiement tenant lieu d'impôts sur des biens immeubles,
- H. les sommes éventuelles versées au conseil à l'égard de l'année civile 2008 en vertu des paragraphes 9 (2) et (4) de la *Loi de 2002 sur les zones d'allégement fiscal (projets pilotes)*,

ii. 62 pour cent de la somme de ce qui suit :

- A. le total des sommes remises au conseil à l'égard de l'année civile 2009 en application des paragraphes 237 (12) et 238 (2), de l'article 239, du paragraphe 240 (5), des articles 250 et 251 et des paragraphes 257.8 (2) et 257.9 (1) de la *Loi sur l'éducation*, des articles 447.20 et 447.52 de la *Loi sur les municipalités*, tels qu'ils s'appliquent par l'effet de l'article 474 de la *Loi de 2001 sur les municipalités*, des paragraphes 364 (22) et 365.2 (16) de la *Loi de 2001 sur les municipalités*, des paragraphes 331 (22) et 334 (14) de la *Loi de 2006 sur la cité de Toronto*, de l'article 10 du Règlement de l'Ontario 509/98 et du paragraphe 13 (2) du Règlement de l'Ontario 3/02,
- B. les sommes éventuelles visées au paragraphe 364 (22) de la *Loi de 2001 sur les municipalités*, tel qu'il s'applique par l'effet de l'article 257.12.3 de la *Loi sur l'éducation*, qui sont versées au conseil à l'égard de l'année civile 2009,
- C. le total de toutes les sommes éventuelles versées au conseil à l'égard de l'année civile 2009 en application des paragraphes 353 (4) et (4.1) et 366 (3) de la *Loi de 2001 sur les municipalités* ou des paragraphes 318 (4) et (4.1) et 336 (3) de la *Loi de 2006 sur la cité de Toronto*,
- D. les sommes éventuelles que le conseil affecte au paiement du coût d'annulation de biens-fonds vendus pour arriérés d'impôts pendant l'année civile 2009, en application des articles 380 et 380.1 de la *Loi de 2001 sur les municipalités*, tel qu'il s'applique par l'effet du paragraphe 371 (2) de cette loi,

- E. les paiements tenant lieu d'impôts remis au conseil à l'égard de l'année civile 2009 en vertu du paragraphe 322 (1) de la *Loi de 2001 sur les municipalités* ou du paragraphe 284 (1) de la *Loi de 2006 sur la cité de Toronto*,
 - F. les subventions éventuelles versées au conseil à l'égard de l'année civile 2009 en vertu du paragraphe 302 (2) de la *Loi de 2001 sur les municipalités* ou du paragraphe 238 (2) de la *Loi de 2006 sur la cité de Toronto*,
 - G. les sommes éventuelles que le conseil reçoit à l'égard de l'année civile 2009 en vertu de la *Loi sur les paiements versés en remplacement d'impôts* (Canada) et en vertu de toute loi du Canada qui autorise un gouvernement ou un organisme gouvernemental à effectuer un paiement tenant lieu d'impôts sur des biens immeubles,
 - H. les sommes éventuelles versées au conseil à l'égard de l'année civile 2009 en vertu des paragraphes 9 (2) et (4) de la *Loi de 2002 sur les zones d'allégement fiscal (projets pilotes)*,
 - iii. le total des impôts que le conseil reçoit à l'égard de l'année civile 2008 en application de l'article 35 de la *Loi sur l'évaluation foncière*,
 - iv. le total des sommes éventuelles remises au conseil au cours de l'exercice en application du paragraphe 2 (2) du Règlement de l'Ontario 365/98 (Arriérés d'impôts scolaires d'avant 1998) pris en application de la Loi,
 - v. le total des sommes éventuelles versées au conseil au cours de l'exercice en application de l'alinéa 3 (1) a) du Règlement de l'Ontario 366/98 (Arriérés d'impôts dans les secteurs annexés) pris en application de la Loi.
2. Calculer la différence entre les sommes suivantes et la déduire si la somme visée à la sous-disposition i est inférieure à celle visée à la sous-disposition ii ou l'ajouter si elle lui est supérieure :
- i. La somme calculée en application de la sous-disposition 1 ii du paragraphe 14 (1) du règlement sur les subventions de 2007-2008 aux fins du calcul de la somme payable au conseil à titre de subvention générale à l'égard de l'exercice 2007-2008.
 - ii. La somme qui aurait été calculée en application de la sous-disposition 1 ii du paragraphe 14 (1) du règlement sur les subventions de 2007-2008 si elle avait été calculée en se fondant sur les états financiers annuels du conseil tels qu'ils ont été présentés au ministère pour l'exercice 2007-2008.
3. Si le conseil est tenu de prélever des impôts scolaires à l'égard de biens situés dans un territoire non érigé en municipalité, déduire le total des sommes calculées à l'égard du conseil en application des sous-dispositions 3 i, ii et iii du paragraphe 14 (1) du règlement sur les subventions de 2007-2008.
4. Déduire les frais dont le conseil est redevable en application de la *Loi de 1996 sur les élections municipales* et qu'il engage pendant l'exercice pour tenir l'élection de membres dans un territoire non érigé en municipalité qui est réputé une municipalité de district pour l'application de l'alinéa 257.12 (3) a) de la *Loi sur l'éducation*.
5. Déduire les sommes qu'un conseil municipal a exigées du conseil pendant l'année civile 2008 en application de l'article 353 de la *Loi de 2001 sur les municipalités* ou de l'article 318 de la *Loi de 2006 sur la cité de Toronto*, y compris les sommes exigées en application de cet article par suite d'une loi d'intérêt privé.
6. Déduire le total des sommes que le conseil remet, paie ou porte au crédit de quelqu'un en application des articles 257.2.1 et 257.12.3 de la Loi pendant l'exercice.
7. Déduire 38 pour cent du total des sommes éventuelles que le conseil verse à l'égard de l'année civile 2008 en application de la disposition 3 du paragraphe 7 (4) du Règlement de l'Ontario 3/02 et des paragraphes 361 (7), 364 (11), 365 (3), 365.1 (13) à (15) et 365.2 (8) de la *Loi de 2001 sur les municipalités* ou des paragraphes 329 (6), 331 (11), 332 (2), 333 (14) et (16) et 334 (6) de la *Loi de 2006 sur la cité de Toronto*.
8. Déduire 62 pour cent du total des sommes éventuelles que le conseil verse à l'égard de l'année civile 2009 en application de la disposition 3 du paragraphe 7 (4) du Règlement de l'Ontario 3/02 et des paragraphes 361 (7), 364 (11), 365 (3), 365.1 (13) à (15) et 365.2 (8) de la *Loi de 2001 sur les municipalités* ou des paragraphes 329 (6), 331 (11), 332 (2), 333 (14) et (16) et 334 (6) de la *Loi de 2006 sur la cité de Toronto*.
- (2) Les règles suivantes s'appliquent au calcul des recettes fiscales de 2008-2009 d'un conseil scolaire de district :
- 1. Les sommes éventuelles que le ministre verse au conseil à l'égard de l'année civile 2008 en application des articles 257.10.1 et 257.11 de la Loi sont réputées des sommes remises au conseil à l'égard de l'année civile 2008 en application d'une disposition de la Loi visée à la sous-sous-disposition 1 i A du paragraphe (1).
 - 2. Les sommes éventuelles que le ministre verse au conseil à l'égard de l'année civile 2009 en application de l'article 257.11 de la Loi sont réputées des sommes remises au conseil à l'égard de l'année civile 2009 en application d'une disposition de la Loi visée à la sous-sous-disposition 1 ii A du paragraphe (1).

Élément éducation de base pour les élèves

15. L'élément éducation de base pour les élèves d'un conseil scolaire de district pour l'exercice est calculé en additionnant les sommes suivantes :

1. La somme calculée en multipliant par 3 970,83 \$ l'effectif quotidien moyen de jour des élèves de l'élémentaire du conseil pour 2008-2009.
2. La somme calculée en multipliant par 5 109,81 \$ l'effectif quotidien moyen de jour des élèves du secondaire du conseil pour 2008-2009.

Élément éducation de base pour les écoles

16. (1) L'élément éducation de base pour les écoles d'un conseil scolaire de district pour l'exercice est calculé en additionnant les sommes suivantes :

1. La somme liée aux directeurs d'école calculée en application du paragraphe (4).
2. La somme liée aux directeurs adjoints calculée en application du paragraphe (5).
3. La somme liée aux secrétaires d'école calculée en application du paragraphe (6).
4. La somme liée aux fournitures scolaires calculée en application du paragraphe (7).

(2) Les définitions qui suivent s'appliquent au présent article.

«effectif combiné de 2008-2009» Relativement à une école combinée admissible d'un conseil, l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009, calculé en ne comptant que les élèves inscrits aux écoles faisant partie de l'école combinée admissible. («2008-2009 combined enrolment»)

«effectif de 2008-2009» Relativement à une école élémentaire ou secondaire admissible du conseil, l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009, calculé en ne comptant que les élèves inscrits à l'école. («2008-2009 enrolment»)

(3) Pour l'application du présent article, les règles suivantes permettent d'établir si une école est une école élémentaire admissible ou une école secondaire admissible ou si elle fait partie d'une école combinée admissible :

1. Une école du conseil est une école élémentaire ou secondaire admissible si elle a été désignée comme une école élémentaire ou secondaire conformément au Guide d'instructions, que l'on peut consulter de la manière indiquée au paragraphe 3 (1), et que son effectif de 2008-2009 est d'au moins un élève.
2. Si une ou plusieurs écoles élémentaires admissibles du conseil et une ou plusieurs écoles secondaires admissibles du conseil sont situées sur le même emplacement scolaire, elles forment une école combinée admissible du conseil.
3. L'école admissible qui ne fait pas partie d'une école combinée admissible est une école élémentaire admissible ou une école secondaire admissible, selon le cas.
4. Malgré la disposition 3, deux écoles élémentaires admissibles ou plus du conseil sont traitées comme s'il s'agissait d'une seule école élémentaire admissible si, selon le cas :
 - i. le conseil les a déclarées ensemble dans les rapports des écoles qu'il a présentés au ministère pour l'année scolaire 2008-2009,
 - ii. les écoles sont situées sur le même emplacement scolaire.
5. Malgré la disposition 3, deux écoles secondaires admissibles ou plus du conseil sont traitées comme s'il s'agissait d'une seule école secondaire admissible si, selon le cas :
 - i. le conseil les a déclarées ensemble dans les rapports des écoles qu'il a présentés au ministère pour l'année scolaire 2008-2009,
 - ii. les écoles sont situées sur le même emplacement scolaire.

(4) La somme liée aux directeurs d'école est calculée de la manière suivante :

1. Multiplier par 55 979,95 \$ le nombre d'écoles élémentaires admissibles du conseil dont l'effectif de 2008-2009 est inférieur ou égal à 50 élèves.
2. Multiplier par 111 959,91 \$ le nombre d'écoles élémentaires admissibles du conseil dont l'effectif de 2008-2009 est supérieur à 50 élèves.
3. Additionner les nombres suivants :
 - i. Le nombre d'écoles secondaires admissibles du conseil dont l'effectif de 2008-2009 est supérieur à 50 élèves.
 - ii. Le nombre d'écoles combinées admissibles du conseil dont l'effectif combiné de 2008-2009 est supérieur à 50 élèves.

iii. Le nombre d'écoles combinées admissibles du conseil :

- A. dont l'effectif total de 2008-2009 des écoles élémentaires admissibles qui en font partie est supérieur à 300 élèves,
- B. dont l'effectif total de 2008-2009 des écoles secondaires admissibles qui en font partie est supérieur à 500 élèves.

4. Multiplier par 122 101,12 \$ le nombre obtenu en application de la disposition 3.

5. Ajouter le nombre d'écoles secondaires admissibles du conseil dont l'effectif de 2008-2009 est inférieur ou égal à 50 élèves au nombre d'écoles combinées admissibles du conseil dont l'effectif combiné de 2008-2009 est inférieur ou égal à 50 élèves.

6. Multiplier par 61 050,56 \$ le nombre obtenu en application de la disposition 5.

7. Additionner les sommes calculées en application des dispositions 1, 2, 4 et 6.

(5) La somme liée aux directeurs adjoints est calculée de la manière suivante :

1. Calculer ce qui suit pour chaque école élémentaire admissible du conseil dont l'effectif de 2008-2009 est inférieur à 500 élèves :

$$(A - 250) \times 0,003$$

où :

«A» représente l'effectif de 2008-2009 de l'école.

2. Si le produit obtenu en application de la disposition 1 est négatif, il est réputé nul.

3. Additionner les nombres obtenus en application de la disposition 1 pour les écoles élémentaires admissibles du conseil.

4. Calculer ce qui suit pour chaque école élémentaire admissible du conseil dont l'effectif de 2008-2009 est supérieur ou égal à 500 élèves mais inférieur à 1 000 élèves :

$$0,75 + ((A - 500) \times 0,0025)$$

où :

«A» représente l'effectif de 2008-2009 de l'école.

5. Additionner les nombres obtenus en application de la disposition 4 pour les écoles élémentaires admissibles du conseil.

6. Multiplier par 2 le nombre d'écoles élémentaires admissibles du conseil dont l'effectif de 2008-2009 est supérieur ou égal à 1 000 élèves.

7. Additionner les nombres obtenus en application des dispositions 3, 5 et 6.

8. Multiplier par 106 048,28 \$ le nombre obtenu en application de la disposition 7.

9. Calculer ce qui suit pour chaque école secondaire admissible ou école combinée admissible du conseil dont l'effectif de 2008-2009 ou l'effectif combiné de 2008-2009, selon le cas, est inférieur à 500 élèves :

$$(A - 100) \times 0,0025$$

où :

«A» représente l'effectif de 2008-2009 ou l'effectif combiné de 2008-2009, selon le cas, de l'école.

10. Si le produit obtenu en application de la disposition 9 est négatif, il est réputé nul.

11. Additionner les nombres obtenus en application de la disposition 9 pour les écoles secondaires admissibles et les écoles combinées admissibles du conseil.

12. Calculer ce qui suit pour chaque école secondaire admissible ou école combinée admissible du conseil dont l'effectif de 2008-2009 ou l'effectif combiné de 2008-2009, selon le cas, est supérieur ou égal à 500 élèves mais inférieur à 1 500 élèves :

$$1 + ((A - 500) \times 0,0020)$$

où :

«A» représente l'effectif de 2008-2009 ou l'effectif combiné de 2008-2009, selon le cas, de l'école.

13. Additionner les nombres obtenus en application de la disposition 12 pour les écoles secondaires admissibles et les écoles combinées admissibles du conseil.

14. Calculer ce qui suit pour chaque école secondaire admissible ou école combinée admissible du conseil dont l'effectif de 2008-2009 ou l'effectif combiné de 2008-2009, selon le cas, est supérieur ou égal à 1 500 élèves :

$$3 + ((A - 1\,500) \times 0,0010)$$

où :

«A» représente l'effectif de 2008-2009 ou l'effectif combiné de 2008-2009, selon le cas, de l'école.

15. Additionner les nombres obtenus en application de la disposition 14 pour les écoles secondaires admissibles et les écoles combinées admissibles du conseil.
16. Additionner les nombres obtenus en application des dispositions 11, 13 et 15.
17. Multiplier par 111 877,70 \$ le nombre obtenu en application de la disposition 16.
18. Additionner les sommes calculées en application des dispositions 8 et 17.
- (6) La somme liée aux secrétaires d'école est calculée de la manière suivante :

1. Calculer le nombre d'écoles élémentaires admissibles du conseil dont l'effectif de 2008-2009 est inférieur à 100 élèves.
2. Calculer ce qui suit pour chaque école élémentaire admissible du conseil dont l'effectif de 2008-2009 est supérieur ou égal à 100 élèves mais inférieur à 300 élèves :

$$1 + ((A - 100) \times 0,00125)$$

où :

«A» représente l'effectif de 2008-2009 de l'école.

3. Additionner les nombres obtenus en application de la disposition 2 pour les écoles élémentaires admissibles du conseil.
4. Calculer ce qui suit pour chaque école élémentaire admissible du conseil dont l'effectif de 2008-2009 est supérieur ou égal à 300 élèves mais inférieur à 500 élèves :

$$1,25 + ((A - 300) \times 0,0025)$$

où :

«A» représente l'effectif de 2008-2009 de l'école.

5. Additionner les nombres obtenus en application de la disposition 4 pour les écoles élémentaires admissibles du conseil.
6. Calculer ce qui suit pour chaque école élémentaire admissible du conseil dont l'effectif de 2008-2009 est supérieur ou égal à 500 élèves :

$$1,75 + ((A - 500) \times 0,0035)$$

où :

«A» représente l'effectif de 2008-2009 de l'école.

7. Additionner les nombres obtenus en application de la disposition 6 pour les écoles élémentaires admissibles du conseil.
8. Additionner les nombres obtenus en application des dispositions 1, 3, 5 et 7.
9. Multiplier par 46 059,83 \$ le nombre obtenu en application de la disposition 8.
10. Ajouter le nombre d'écoles secondaires admissibles du conseil dont l'effectif de 2008-2009 est inférieur à 100 élèves au nombre d'écoles combinées admissibles du conseil dont l'effectif combiné de 2008-2009 est inférieur à 100 élèves.
11. Calculer ce qui suit pour chaque école secondaire admissible ou école combinée admissible du conseil dont l'effectif de 2008-2009 ou l'effectif combiné de 2008-2009, selon le cas, est supérieur ou égal à 100 élèves mais inférieur à 500 élèves :

$$1 + ((A - 100) \times 0,003125)$$

où :

«A» représente l'effectif de 2008-2009 ou l'effectif combiné de 2008-2009, selon le cas, de l'école.

12. Additionner les nombres obtenus en application de la disposition 11 pour les écoles secondaires admissibles et les écoles combinées admissibles du conseil.
13. Calculer ce qui suit pour chaque école secondaire admissible ou école combinée admissible du conseil dont l'effectif de 2008-2009 ou l'effectif combiné de 2008-2009, selon le cas, est supérieur ou égal à 500 élèves mais inférieur à 1 000 élèves :

$$2,25 + ((A - 500) \times 0,0055)$$

où :

«A» représente l'effectif de 2008-2009 ou l'effectif combiné de 2008-2009, selon le cas, de l'école.

14. Additionner les nombres obtenus en application de la disposition 13 pour les écoles secondaires admissibles et les écoles combinées admissibles du conseil.
15. Calculer ce qui suit pour chaque école secondaire admissible ou école combinée admissible du conseil dont l'effectif de 2008-2009 ou l'effectif combiné de 2008-2009, selon le cas, est supérieur ou égal à 1 000 élèves :

$$5 + ((A - 1\,000) \times 0,0040)$$

où :

«A» représente l'effectif de 2008-2009 ou l'effectif combiné de 2008-2009, selon le cas, de l'école.

16. Additionner les nombres obtenus en application de la disposition 15 pour les écoles secondaires admissibles et les écoles combinées admissibles du conseil.
17. Additionner les nombres obtenus à l'égard du conseil en application des dispositions 10, 12, 14 et 16.
18. Multiplier par 48 521,72 \$ le nombre obtenu en application de la disposition 17.
19. Additionner les sommes calculées en application des dispositions 9 et 18.
- (7) La somme liée aux fournitures scolaires est calculée de la manière suivante :
 1. Multiplier par 2 050 \$ le nombre d'écoles élémentaires admissibles du conseil.
 2. Additionner les effectifs de 2008-2009 des écoles élémentaires admissibles du conseil.
 3. Multiplier par 6,06 \$ le nombre obtenu en application de la disposition 2.
 4. Additionner les sommes calculées en application des dispositions 1 et 3.
 5. Multiplier par 3 050 \$ le nombre d'écoles secondaires admissibles du conseil.
 6. Additionner les effectifs de 2008-2009 des écoles secondaires admissibles du conseil.
 7. Multiplier par 7,07 \$ le nombre obtenu en application de la disposition 6.
 8. Additionner les sommes calculées en application des dispositions 5 et 7.
 9. Multiplier par 3 050 \$ le nombre d'écoles combinées admissibles du conseil.
 10. Additionner les effectifs combinés de 2008-2009 des écoles combinées admissibles du conseil.
 11. Multiplier par 7,07 \$ le nombre obtenu en application de la disposition 10.
 12. Additionner les sommes calculées en application des dispositions 9 et 11.
 13. Additionner les sommes calculées en application des dispositions 4, 8 et 12.

Élément effectif des classes du cycle primaire

17. (1) L'élément effectif des classes du cycle primaire d'un conseil scolaire de district pour l'exercice est calculé en multipliant 799,31 \$ par l'effectif quotidien moyen de jour des élèves de l'élémentaire du conseil pour 2008-2009, en ne comptant que les élèves inscrits à la maternelle, au jardin d'enfants et aux première, deuxième et troisième années.

(2) Le versement au conseil des subventions prévues par le présent règlement est assujéti au respect des obligations suivantes :

- a) au plus tard le 30 juin 2008, le conseil présente un plan qui indique de quelle façon il compte dispenser l'enseignement à ses élèves de l'élémentaire au cours de l'exercice 2008-2009;
- b) au plus tard le 31 octobre 2008, le conseil présente un rapport qui indique de quelle façon il dispense effectivement l'enseignement à ses élèves de l'élémentaire au cours de l'exercice 2008-2009 en fonction de son effectif, tel qu'il s'établit à une date située entre le 2 et le 30 septembre 2008.

(3) Le ministre peut retenir tout ou partie de la subvention qui est payable par ailleurs à un conseil scolaire de district en application de la Loi dans l'un ou l'autre des cas suivants :

- a) le conseil ne respecte pas une obligation énoncée au paragraphe (2);
- b) le plan ou le rapport prévu au paragraphe (2) indique que les classes des écoles du conseil, à l'exclusion de celles à l'intention des élèves en difficulté situées dans une salle distincte, ne remplissent pas les critères suivants :
 - (i) Au moins 90 pour cent des classes des écoles du conseil ne comptant que des élèves du cycle primaire ont un effectif de 20 élèves ou moins.

- (ii) La classe d'une école du conseil qui compte des élèves du cycle primaire a un effectif de 23 élèves ou moins.
- (iii) La classe d'une école du conseil qui compte des élèves du cycle moyen ou des deux premières années du cycle intermédiaire a un effectif qui ne dépasse pas, en moyenne, le plus élevé des nombres suivants :
 - (A) le nombre moyen d'élèves qui étaient dans ce genre de classe pendant l'année scolaire 2003-2004,
 - (B) 25 élèves.

Élément éducation de l'enfance en difficulté

18. L'élément éducation de l'enfance en difficulté d'un conseil scolaire de district pour l'exercice correspond au total des sommes suivantes :

1. La somme liée à l'éducation de l'enfance en difficulté fondée sur l'effectif qui est versée au conseil pour l'exercice, calculée en application de l'article 19.
2. La demande d'équipement personnalisé du conseil pour l'exercice, calculée en application du paragraphe 20 (2).
3. La somme liée aux besoins élevés qui est versée au conseil pour l'exercice, calculée en application de l'article 21.
4. La demande pour incidence spéciale du conseil pour l'exercice, calculée en application du paragraphe 22 (2).
5. La somme liée aux établissements qui est versée au conseil pour l'exercice, calculée en application de l'article 23.

Somme liée à l'éducation de l'enfance en difficulté fondée sur l'effectif

19. La somme liée à l'éducation de l'enfance en difficulté fondée sur l'effectif qui est versée à un conseil pour l'exercice est calculée de la manière suivante :

1. Multiplier par 678,59 \$ l'effectif quotidien moyen de jour des élèves de l'élémentaire du conseil pour 2008-2009, en ne comptant que les élèves inscrits à la maternelle, au jardin d'enfants et aux première, deuxième et troisième années, pour obtenir la somme liée à l'éducation de l'enfance en difficulté fondée sur l'effectif pour ces élèves.
2. Multiplier par 522,38 \$ l'effectif quotidien moyen de jour des élèves de l'élémentaire du conseil pour 2008-2009, en ne comptant que les élèves inscrits aux quatrième, cinquième, sixième, septième et huitième années, pour obtenir la somme liée à l'éducation de l'enfance en difficulté fondée sur l'effectif pour ces élèves.
3. Multiplier par 344,88 \$ l'effectif quotidien moyen de jour des élèves du secondaire du conseil pour 2008-2009 pour obtenir la somme liée à l'éducation de l'enfance en difficulté fondée sur l'effectif pour ces élèves.
4. Additionner les produits obtenus en application des dispositions 1, 2 et 3 pour obtenir la somme liée à l'éducation de l'enfance en difficulté fondée sur l'effectif qui est versée au conseil pour l'exercice.

Équipement personnalisé

20. (1) Pour l'application du paragraphe (2), une demande d'équipement personnalisé visant un élève d'un conseil scolaire de district est approuvée si les conditions suivantes sont réunies :

- a) l'élève satisfait aux critères d'admissibilité concernant l'équipement personnalisé qui sont précisés dans le document intitulé «Le financement de l'éducation de l'enfance en difficulté : lignes directrices sur la somme liée à l'équipement personnalisé (SEP) et la somme liée à l'incidence spéciale (SIS) — 2008-09», que l'on peut consulter de la manière indiquée au paragraphe 3 (2);
- b) le conseil a présenté une demande pour l'exercice à l'égard des dépenses en équipement personnalisé destiné à l'élève qui dépassent 800 \$, conformément à la publication visée à l'alinéa a), et le ministre a approuvé la demande.

(2) La demande d'équipement personnalisé d'un conseil pour l'exercice correspond au total de toutes les demandes d'équipement personnalisé approuvées à l'égard des élèves du conseil, après les redressements exigés en application de l'article 24.

Somme liée aux besoins élevés

21. La somme liée aux besoins élevés qui est versée à un conseil correspond à la plus élevée des sommes suivantes :

- a) celle calculée en multipliant l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009 par la somme indiquée à la colonne 2 du tableau 1 en regard du nom du conseil;
- b) celle calculée pour le conseil en application de l'article 21 du règlement sur les subventions de 2007-2008.

Incidence spéciale

22. (1) Une demande pour incidence spéciale visant un élève d'un conseil est approuvée si les conditions suivantes sont réunies :

- a) le conseil a désigné l'élève comme élève ayant besoin d'une aide financière pour incidence spéciale, conformément au document intitulé «Le financement de l'éducation de l'enfance en difficulté : lignes directrices sur la somme liée à l'équipement personnalisé (SEP) et la somme liée à l'incidence spéciale (SIS) — 2008-09», que l'on peut consulter de la manière indiquée au paragraphe 3 (2);
- b) le conseil a présenté à l'égard de l'élève pour l'exercice une demande pour incidence spéciale qui n'est pas supérieure à 27 000 \$, conformément à la publication visée à l'alinéa a), et le ministre a approuvé la demande.

(2) La demande pour incidence spéciale d'un conseil pour l'exercice correspond au total de toutes les demandes pour incidence spéciale approuvées à l'égard des élèves du conseil, après les redressements exigés en application de l'article 24.

Somme liée aux établissements

23. (1) La somme liée aux établissements qui est versée à un conseil pour l'exercice est calculée de la manière suivante :

- 1. Calculer, conformément au paragraphe (5), la somme liée à chaque programme d'enseignement admissible que dispense le conseil en vertu d'une entente conclue avec un établissement visé au paragraphe (4).
- 2. Additionner les sommes calculées en application de la disposition 1.

(2) Un programme d'enseignement que dispense le conseil en vertu d'une entente conclue avec un établissement visé au paragraphe (4) est admissible pour l'application du présent article si les conditions suivantes sont réunies :

- 1. Le programme est dispensé par un enseignant qu'emploie le conseil.
- 2. La province n'offre aucun programme de ce genre dans l'établissement.
- 3. Le conseil a conclu une entente écrite avec l'établissement et le ministre l'a approuvée pour le motif qu'elle satisfait aux exigences du paragraphe (3).

(3) Les exigences visées à la disposition 3 du paragraphe (2) auxquelles doit satisfaire l'entente écrite sont les suivantes :

- 1. L'entente contient un plan de dotation qui indique le nombre d'enseignants et d'aides-enseignants que doit employer le conseil aux fins du programme.
- 2. L'entente précise adéquatement les responsabilités du conseil et de l'établissement.
- 3. L'entente indique le nombre de places dans le programme.

(4) Les établissements suivants sont des établissements pour l'application du présent article :

- 1. Les établissements psychiatriques.
- 2. Les établissements de bienfaisance agréés au sens de la *Loi sur les établissements de bienfaisance*.
- 3. Les agences agréées en vertu du paragraphe 8 (1) de la *Loi sur les services à l'enfance et à la famille*.
- 4. Les établissements désignés en vertu de la *Loi sur les services aux personnes ayant une déficience intellectuelle*.
- 5. Les lieux de détention provisoire, de garde en milieu ouvert ou de garde en milieu fermé maintenus ou mis sur pied en vertu de l'article 89 de la *Loi sur les services à l'enfance et à la famille*.
- 6. Les foyers de soins spéciaux titulaires d'un permis en vertu de la *Loi sur les foyers de soins spéciaux*.
- 7. Les hôpitaux approuvés par le ministre.
- 8. Les maisons de soins infirmiers exploitées en application d'un permis délivré en vertu de la *Loi sur les maisons de soins infirmiers*.
- 9. Les établissements correctionnels au sens de la *Loi sur le ministère des Services correctionnels*.
- 10. Les lieux de détention provisoire et les lieux de garde au sens de la *Loi sur le système de justice pénale pour les adolescents* (Canada).
- 11. Les foyers de soins de longue durée au sens de la *Loi de 2007 sur les foyers de soins de longue durée*.

(5) Sous réserve des paragraphes (6) et (7), la somme liée à un programme d'enseignement admissible est calculée de la manière suivante :

- 1. Prendre le moindre de ce qui suit :
 - i. les dépenses que le conseil a engagées au cours de l'exercice au titre des salaires et des avantages sociaux des enseignants qu'il emploie pour dispenser le programme,
 - ii. la somme que le conseil pourrait engager au cours de l'exercice au titre des salaires et des avantages sociaux des enseignants qu'il emploie pour dispenser le programme dans le cadre du plan de dotation visé à la disposition 1 du paragraphe (3).

2. Multiplier par 2 666 \$ le nombre d'enseignants à temps plein ou l'équivalent que le conseil emploie pour dispenser le programme. Pour l'application de la présente disposition, le dénombrement se fait selon les méthodes qu'il utilise habituellement aux fins de la dotation.
3. Prendre le moindre de ce qui suit :
 - i. les dépenses que le conseil a engagées au cours de l'exercice au titre des salaires et des avantages sociaux des aides-enseignants qu'il emploie pour aider les enseignants à dispenser le programme,
 - ii. la somme que le conseil pourrait engager au cours de l'exercice au titre des salaires et des avantages sociaux des aides-enseignants qu'il emploie dans le cadre du plan de dotation visé à la disposition 1 du paragraphe (3).
4. Multiplier par 1 302 \$ le nombre d'aides-enseignants à temps plein ou l'équivalent que le conseil emploie pour aider les enseignants à dispenser le programme. Pour l'application de la présente disposition, le dénombrement se fait selon les méthodes qu'il utilise habituellement aux fins de la dotation.
5. Calculer les dépenses que le conseil a engagées au cours de l'exercice pour acheter des meubles ou du matériel pour les salles de classe utilisées dans le cadre du programme. Sauf approbation du ministre, le total de la somme calculée pour une salle de classe en application de la présente disposition et du total de toutes les sommes reçues à l'égard de cette classe en application de dispositions semblables de règlements antérieurs sur les subventions législatives ne doit pas dépasser 3 523 \$.
6. Additionner les sommes obtenues en application des dispositions 1 à 5.

(6) Malgré le paragraphe (5), si le programme que remplace un programme d'enseignement admissible dispensé par le conseil était un programme d'enseignement dispensé par le ministère dans l'établissement, la somme calculée par ailleurs en application du présent article au titre du programme d'enseignement admissible peut être augmentée de la somme que le ministre estime appropriée compte tenu des coûts raisonnables que doit engager le conseil en ce qui concerne les dépenses rattachées au programme qui étaient engagées auparavant par le ministère et qui ne sont pas mentionnées au paragraphe (5).

(7) Malgré les paragraphes (5) et (6), la somme calculée par ailleurs en application du présent article pour un programme d'enseignement admissible est réduite de la somme que le ministre estime indiquée compte tenu des frais raisonnables que le conseil engage à l'égard du programme si celui-ci, selon le cas :

- a) a une envergure moins grande que ne le prévoit la documentation que le conseil soumet à l'examen du ministre pour l'application de la disposition 3 du paragraphe (2);
- b) n'est pas dispensé pendant l'année scolaire 2008-2009;
- c) cesse d'être dispensé pendant l'année scolaire 2008-2009.

Éducation de l'enfance en difficulté, déménagement à un nouveau conseil

24. (1) Le paragraphe (2) s'applique dans l'un ou l'autre des cas suivants :

- a) de l'équipement personnalisé a été acheté, au moyen d'une demande d'équipement personnalisé approuvée pour un conseil scolaire de district pour l'exercice ou en application de l'article 20 du règlement sur les subventions de 2007-2008 ou d'un article que celui-ci remplace dans le règlement sur les subventions d'un exercice antérieur, à l'égard d'un élève qui s'inscrit, pendant l'exercice, à une école qui relève d'un conseil scolaire de district différent ou d'un conseil créé en vertu de l'article 68;
- b) un conseil créé en vertu de l'article 68 a engagé des dépenses pour acheter de l'équipement personnalisé à l'égard d'un élève d'un conseil scolaire de district qui s'inscrit, pendant l'exercice, à une école qui relève d'un conseil scolaire de district différent.

(2) L'équipement personnalisé visé au paragraphe (1) suit l'élève au nouveau conseil, sauf si ce dernier est d'avis qu'il n'est pas pratique de le déménager.

(3) Le paragraphe (4) s'applique si une demande d'équipement personnalisé a été approuvée pour un conseil scolaire de district à l'égard d'un élève qui s'inscrit, pendant l'exercice, à une école qui relève d'un conseil scolaire de district différent.

(4) Toute fraction non dépensée de la demande d'équipement personnalisé approuvée à l'égard de l'élève est déduite de la somme calculée en application du paragraphe 20 (2) pour l'ancien conseil et est ajoutée à la somme calculée en application du même paragraphe pour le nouveau conseil.

(5) Le paragraphe (6) s'applique si l'élève réunit les conditions suivantes :

- a) il était un élève approuvé à l'égard d'une aide financière pour incidence spéciale pour un conseil scolaire de district;
- b) il s'inscrit à une école qui relève d'un conseil scolaire de district différent après la fin de l'année scolaire 2007-2008.

(6) La somme totale liée aux demandes pour incidence spéciale approuvées pour les élèves du conseil visé à l'alinéa (5) a) est réduite dans la proportion éventuelle que le ministre estime indiquée compte tenu des frais que chaque conseil engage pendant l'exercice relativement au programme d'enseignement à l'enfance en difficulté dispensé à l'élève, et la somme liée aux demandes pour incidence spéciale approuvées pour les élèves du conseil visé à l'alinéa (5) b) est augmentée dans la même proportion.

Élément enseignement des langues — conseils de langue anglaise

25. L'élément enseignement des langues d'un conseil scolaire de district de langue anglaise pour l'exercice est calculé en additionnant ce qui suit :

- a) la somme liée aux programmes de français langue seconde qui est versée au conseil pour l'exercice;
- b) la somme liée aux programmes d'ESL/ELD qui est versée au conseil pour l'exercice.

Somme liée aux programmes de français langue seconde

26. (1) La somme liée aux programmes de français langue seconde qui est versée à un conseil scolaire de district de langue anglaise pour l'exercice est calculée en additionnant ce qui suit :

- a) la somme liée aux programmes de français langue seconde concernant les élèves de l'élémentaire du conseil;
- b) la somme liée aux programmes de français langue seconde concernant les élèves du secondaire du conseil.

(2) La somme liée aux programmes de français langue seconde concernant les élèves de l'élémentaire d'un conseil est calculée de la manière suivante :

1. Multiplier par 266,67 \$ le nombre d'élèves du conseil inscrits aux quatrième, cinquième, sixième, septième et huitième années qui, le 31 octobre 2008, ont un emploi du temps prévoyant un enseignement en français pendant 20 minutes ou plus, mais moins de 60 minutes, en moyenne par jour de classe.
2. Multiplier par 303,82 \$ le nombre d'élèves du conseil inscrits aux quatrième, cinquième, sixième, septième et huitième années qui, le 31 octobre 2008, ont un emploi du temps prévoyant un enseignement en français pendant 60 minutes ou plus, mais moins de 150 minutes, en moyenne par jour de classe.
3. Multiplier par 339,89 \$ le nombre d'élèves du conseil inscrits aux huit premières années d'études qui, le 31 octobre 2008, ont un emploi du temps prévoyant un enseignement en français pendant 150 minutes ou plus en moyenne par jour de classe.
4. Multiplier par 339,89 \$ le nombre d'élèves du conseil inscrits à la maternelle ou au jardin d'enfants qui, le 31 octobre 2008, ont un emploi du temps prévoyant un enseignement en français pendant 75 minutes ou plus en moyenne par jour de classe.
5. Additionner les sommes calculées en application des dispositions 1 à 4.

(3) La somme liée aux programmes de français langue seconde pour les élèves du secondaire d'un conseil est calculée de la manière suivante :

1. Calculer la somme liée à l'enseignement du français en neuvième et en dixième année en multipliant par 68 \$ le total des sommes calculées en application des sous-dispositions suivantes :
 - i. Calculer la valeur en crédits de chaque cours de français qui est enseigné sur une base non semestrielle en neuvième et en dixième année. Multiplier la valeur en crédits par le nombre d'élèves du conseil inscrits au cours le 31 octobre 2008, à l'exclusion des élèves qui sont âgés d'au moins 21 ans le 31 décembre 2008.
 - ii. Calculer la valeur en crédits de chaque cours de français qui est enseigné sur une base semestrielle en neuvième et en dixième année. Multiplier la valeur en crédits par le total du nombre d'élèves du conseil inscrits au cours le 31 octobre 2008 et du nombre d'élèves du conseil inscrits au cours le 31 mars 2009, à l'exclusion des élèves qui sont âgés d'au moins 21 ans le 31 décembre 2008.
2. Calculer la somme liée à l'enseignement d'une matière autre que le français en neuvième et en dixième année dont la langue d'enseignement est le français, en multipliant par 111,87 \$ le total des sommes calculées en application des sous-dispositions suivantes :
 - i. Calculer la valeur en crédits de chaque cours enseigné en français sur une base non semestrielle en neuvième et en dixième année dans une matière autre que le français. Multiplier la valeur en crédits par le nombre d'élèves du conseil inscrits au cours le 31 octobre 2008, à l'exclusion des élèves qui sont âgés d'au moins 21 ans le 31 décembre 2008.
 - ii. Calculer la valeur en crédits de chaque cours enseigné en français sur une base semestrielle en neuvième et en dixième année dans une matière autre que le français. Multiplier la valeur en crédits par le total du nombre d'élèves du conseil inscrits au cours le 31 octobre 2008 et du nombre d'élèves du conseil inscrits au cours le 31 mars 2009, à l'exclusion des élèves qui sont âgés d'au moins 21 ans le 31 décembre 2008.

3. Calculer la somme liée à l'enseignement du français en onzième et en douzième année en multipliant par 89,93 \$ le total des sommes calculées en application des sous-dispositions suivantes :
 - i. Calculer la valeur en crédits de chaque cours de français qui est enseigné sur une base non semestrielle en onzième et en douzième année. Multiplier la valeur en crédits par le nombre d'élèves du conseil inscrits au cours le 31 octobre 2008, à l'exclusion des élèves qui sont âgés d'au moins 21 ans le 31 décembre 2008.
 - ii. Calculer la valeur en crédits de chaque cours de français qui est enseigné sur une base semestrielle en onzième et en douzième année. Multiplier la valeur en crédits par le total du nombre d'élèves du conseil inscrits au cours le 31 octobre 2008 et du nombre d'élèves du conseil inscrits au cours le 31 mars 2009, à l'exclusion des élèves qui sont âgés d'au moins 21 ans le 31 décembre 2008.
4. Calculer la somme liée à l'enseignement d'une matière autre que le français en onzième et en douzième année si la langue d'enseignement est le français en multipliant par 174,40 \$ le total des sommes calculées en application des sous-dispositions suivantes :
 - i. Calculer la valeur en crédits de chaque cours dont la matière n'est pas le français et qui est enseigné en français sur une base non semestrielle en onzième et en douzième année. Multiplier la valeur en crédits par le nombre d'élèves du conseil inscrits au cours le 31 octobre 2008, à l'exclusion des élèves qui sont âgés d'au moins 21 ans le 31 décembre 2008.
 - ii. Calculer la valeur en crédits de chaque cours dont la matière n'est pas le français et qui est enseigné en français sur une base semestrielle en onzième et en douzième année. Multiplier la valeur en crédits par le total du nombre d'élèves du conseil inscrits au cours le 31 octobre 2008 et du nombre d'élèves du conseil inscrits au cours le 31 mars 2009, à l'exclusion des élèves qui sont âgés d'au moins 21 ans le 31 décembre 2008.
5. Additionner les sommes calculées en application des dispositions 1 à 4.

(4) Les définitions qui suivent s'appliquent au présent article.

«cours» Cours du niveau secondaire qui a reçu un code du système uniforme de codage des cours et que l'on peut consulter de la manière indiquée au paragraphe 3 (3). («course»)

«enseignement en français» Enseignement du français comme matière ou enseignement de toute autre matière si la langue d'enseignement est le français. («instruction in French»)

«valeur en crédits» Relativement à un cours auquel est inscrit un élève, s'entend du nombre de crédits que celui-ci a le droit d'obtenir lorsqu'il termine le cours avec succès. («credit value»)

Somme liée aux programmes d'ESL/ELD

27. (1) La somme liée aux programmes d'ESL/ELD qui est versée à un conseil scolaire de district de langue anglaise pour l'exercice est calculée en additionnant la somme indiquée pour le conseil au tableau 2 et le produit obtenu en multipliant par 3 473 \$ la somme de ce qui suit :

- a) le nombre, au 31 octobre 2008, des élèves du conseil :
 - (i) qui sont nés dans des pays visés au paragraphe (2) après le 31 décembre 1987,
 - (ii) qui sont arrivés au Canada pendant la période qui commence le 1^{er} septembre 2007 et qui se termine le 31 octobre 2008;
- b) la somme obtenue en multipliant par 0,85 le nombre, au 31 octobre 2008, des élèves du conseil :
 - (i) qui sont nés dans des pays visés au paragraphe (2) après le 31 décembre 1987,
 - (ii) qui sont arrivés au Canada pendant la période qui commence le 1^{er} septembre 2006 et qui se termine le 31 août 2007;
- c) la somme obtenue en multipliant par 0,5 le nombre, au 31 octobre 2008, des élèves du conseil :
 - (i) qui sont nés dans des pays visés au paragraphe (2) après le 31 décembre 1987,
 - (ii) qui sont arrivés au Canada pendant la période qui commence le 1^{er} septembre 2005 et qui se termine le 31 août 2006;
- d) la somme obtenue en multipliant par 0,25 le nombre, au 31 octobre 2008, des élèves du conseil :
 - (i) qui sont nés dans des pays visés au paragraphe (2) après le 31 décembre 1987,
 - (ii) qui sont arrivés au Canada pendant la période qui commence le 1^{er} septembre 2004 et qui se termine le 31 août 2005.

(2) Les pays visés pour l'application du paragraphe (1) sont les suivants :

- a) les pays où l'anglais n'est pas la langue première de la majorité de la population;

- b) les pays où la majorité de la population parle un anglais qui est assez différent de l'anglais utilisé comme langue d'enseignement dans les écoles du conseil pour justifier que soit offert un programme d'ESL ou d'ELD aux élèves originaires de ces pays.

Élément enseignement des langues — conseils de langue française

28. L'élément enseignement des langues d'un conseil scolaire de district de langue française pour l'exercice correspond au total des sommes calculées en application des dispositions suivantes :

1. La somme liée aux programmes de français langue première qui est versée au conseil pour l'exercice.
2. La somme liée aux programmes d'ALF/PDF qui est versée au conseil pour l'exercice.

Somme liée aux programmes de français langue première

29. La somme liée aux programmes de français langue première qui est versée à un conseil scolaire de district de langue française pour l'exercice correspond au total des sommes calculées en application des dispositions suivantes :

1. Multiplier par 667,63 \$ le nombre d'élèves de l'élémentaire du conseil le 31 octobre 2008.
2. Multiplier par 757,92 \$ l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009, en ne comptant que ses élèves du secondaire.
3. Multiplier par 16 576,95 \$ le nombre d'écoles élémentaires qui commencent à relever du conseil en septembre 2008.

Programmes d'ALF/PDF

30. (1) La somme liée aux programmes d'ALF/PDF qui est versée à un conseil scolaire de district de langue française pour l'exercice est calculée en additionnant les niveaux de financement des programmes d'ALF et de PDF du conseil pour l'exercice.

(2) Le niveau de financement des programmes d'ALF du conseil pour l'exercice est calculé de la manière suivante :

1. Multiplier l'effectif quotidien moyen de jour des élèves de l'élémentaire du conseil pour 2008-2009 par le facteur d'assimilation indiqué au tableau 3 pour le conseil.
2. Multiplier par 799,68 \$ le produit obtenu en application de la disposition 1.
3. Multiplier par 42 166,88 \$ le nombre d'écoles élémentaires du conseil qui sont des écoles élémentaires admissibles au sens du paragraphe 16 (3).
4. Multiplier l'effectif quotidien moyen de jour des élèves du secondaire du conseil pour 2008-2009 par le facteur d'assimilation indiqué au tableau 3 pour le conseil.
5. Multiplier par 352,89 \$ le produit obtenu en application de la disposition 4.
6. Multiplier par 78 213,76 \$ le nombre d'écoles secondaires du conseil qui sont des écoles secondaires admissibles ou des écoles combinées admissibles au sens du paragraphe 16 (3).
7. Pour chaque école secondaire admissible ou école combinée admissible du conseil au sens du paragraphe 16 (3), calculer une somme de la manière suivante :
 - i. Si l'effectif de 2008-2009 ou l'effectif combiné de 2008-2009, selon le cas, de l'école est égal ou supérieur à 1 mais inférieur à 100, la somme pour l'application de la présente disposition est de 72 093,76 \$.
 - ii. Si l'effectif de 2008-2009 ou l'effectif combiné de 2008-2009, selon le cas, de l'école est égal ou supérieur à 100 mais inférieur à 200, la somme pour l'application de la présente disposition est de 108 140,64 \$.
 - iii. Si l'effectif de 2008-2009 ou l'effectif combiné de 2008-2009, selon le cas, de l'école est égal ou supérieur à 200 mais inférieur à 300, la somme pour l'application de la présente disposition est de 144 187,52 \$.
 - iv. Si l'effectif de 2008-2009 ou l'effectif combiné de 2008-2009, selon le cas, de l'école est égal ou supérieur à 300 mais inférieur à 400, la somme pour l'application de la présente disposition est de 180 234,40 \$.
 - v. Si l'effectif de 2008-2009 ou l'effectif combiné de 2008-2009, selon le cas, de l'école est égal ou supérieur à 400, la somme pour l'application de la présente disposition est de 216 281,28 \$.
8. Additionner les sommes obtenues en application des dispositions 2, 3, 5, 6 et 7.
9. Ajouter 261 282,44 \$ à la somme calculée en application de la disposition 8.

(3) Le niveau de financement des programmes de PDF du conseil est calculé en multipliant par 3 473 \$ la somme de ce qui suit :

- a) le nombre, au 31 octobre 2008, des élèves du conseil :
 - (i) qui sont admissibles au financement au titre du PDF en application du paragraphe (4),

- (ii) qui sont nés après le 31 décembre 1987 dans des pays où le français est la langue normalisée de l'enseignement ou de l'administration publique,
- (iii) qui sont arrivés au Canada pendant la période qui commence le 1^{er} septembre 2007 et qui se termine le 31 octobre 2008;
- b) la somme obtenue en multipliant par 0,85 le nombre, au 31 octobre 2008, des élèves du conseil :
 - (i) qui sont admissibles au financement au titre du PDF en application du paragraphe (4),
 - (ii) qui sont nés après le 31 décembre 1987 dans des pays où le français est la langue normalisée de l'enseignement ou de l'administration publique,
 - (iii) qui sont arrivés au Canada pendant la période qui commence le 1^{er} septembre 2006 et qui se termine le 31 août 2007;
- c) la somme obtenue en multipliant par 0,5 le nombre, au 31 octobre 2008, des élèves du conseil :
 - (i) qui sont admissibles au financement au titre du PDF en application du paragraphe (4),
 - (ii) qui sont nés après le 31 décembre 1987 dans des pays où le français est la langue normalisée de l'enseignement ou de l'administration publique,
 - (iii) qui sont arrivés au Canada pendant la période qui commence le 1^{er} septembre 2005 et qui se termine le 31 août 2006;
- d) la somme obtenue en multipliant par 0,25 le nombre, au 31 octobre 2008, des élèves du conseil :
 - (i) qui sont admissibles au financement au titre du PDF en application du paragraphe (4),
 - (ii) qui sont nés après le 31 décembre 1987 dans des pays où le français est la langue normalisée de l'enseignement ou de l'administration publique,
 - (iii) qui sont arrivés au Canada pendant la période qui commence le 1^{er} septembre 2004 et qui se termine le 31 août 2005.

(4) Pour l'application du paragraphe (3), un élève est admissible au financement au titre du PDF s'il est admis à une école du conseil en vertu de l'article 293 de la Loi et que, selon le cas :

- a) il parle un français assez différent du français utilisé comme langue d'enseignement dans les écoles du conseil pour justifier que lui soit offert un programme de PDF;
- b) sa scolarité a été interrompue ou retardée;
- c) il a une faible connaissance de l'anglais ou du français.

(5) Les définitions qui suivent s'appliquent au présent article.

«effectif combiné de 2008-2009» S'entend au sens du paragraphe 16 (2). («2008-2009 combined enrolment»)

«effectif de 2008-2009» S'entend au sens du paragraphe 16 (2). («2008-2009 enrolment»)

Élément supplémentaire pour l'éducation des Premières nations, des Métis et des Inuits

31. (1) L'élément supplémentaire pour l'éducation des Premières nations, des Métis et des Inuits pour l'exercice correspond au total de qui suit :

- a) la somme liée aux programmes de langue autochtone qui est versée pour les élèves de l'élémentaire du conseil;
- b) la somme liée aux programmes de langue autochtone qui est versée pour les élèves du secondaire du conseil;
- c) la somme liée aux études autochtones;
- d) la somme liée à la proportion d'autochtones selon le recensement.

(2) La somme liée aux programmes de langue autochtone qui est versée pour les élèves de l'élémentaire du conseil correspond au total des sommes calculées en application des dispositions suivantes :

1. Multiplier par 1 802,34 \$ le nombre d'élèves de l'élémentaire du conseil qui, le 31 octobre 2008, ont un emploi du temps prévoyant l'enseignement d'une langue autochtone pendant 20 minutes ou plus, mais moins de 40 minutes, en moyenne par jour de classe.
2. Multiplier par 2 703,52 \$ le nombre d'élèves de l'élémentaire du conseil qui, le 31 octobre 2008, ont un emploi du temps prévoyant l'enseignement d'une langue autochtone pendant 40 minutes ou plus en moyenne par jour de classe.

(3) La somme liée aux programmes de langue autochtone qui est versée pour les élèves du secondaire du conseil correspond au total des sommes calculées en application des dispositions suivantes :

1. Multiplier par 1 504,96 \$ la somme des produits obtenus en multipliant la valeur en crédits de chaque cours de langue autochtone de niveau I, II ou III qui est enseigné sur une base non semestrielle par le nombre d'élèves du conseil inscrits au cours le 31 octobre 2008, à l'exclusion des élèves qui sont âgés d'au moins 21 ans le 31 décembre 2008.
2. Multiplier par 1 504,96 \$ la somme des produits obtenus en multipliant la valeur en crédits de chaque cours de langue autochtone de niveau I, II ou III qui est enseigné sur une base semestrielle par le total du nombre d'élèves du conseil inscrits au cours le 31 octobre 2008 et du nombre d'élèves du conseil inscrits au cours le 31 mars 2009, à l'exclusion des élèves qui sont âgés d'au moins 21 ans le 31 décembre 2008.
3. Multiplier par 1 504,96 \$ la somme des produits obtenus en multipliant la valeur en crédits de chaque cours de langue autochtone qui est enseigné sur une base non semestrielle en onzième ou en douzième année par le nombre d'élèves du conseil inscrits au cours le 31 octobre 2008, à l'exclusion des élèves qui sont âgés d'au moins 21 ans le 31 décembre 2008.
4. Multiplier par 1 504,96 \$ la somme des produits obtenus en multipliant la valeur en crédits de chaque cours de langue autochtone qui est enseigné sur une base semestrielle en onzième ou en douzième année par le total du nombre d'élèves du conseil inscrits au cours le 31 octobre 2008 et du nombre d'élèves du conseil inscrits au cours le 31 mars 2009, à l'exclusion des élèves qui sont âgés d'au moins 21 ans le 31 décembre 2008.

(4) La somme liée aux études autochtones qui est versée au conseil correspond au total des sommes calculées en application des dispositions suivantes :

1. Multiplier par 1 504,96 \$ la somme des produits obtenus en multipliant la valeur en crédits de chaque cours d'études autochtones qui est enseigné sur une base non semestrielle par le nombre d'élèves du secondaire du conseil inscrits au cours le 31 octobre 2008, à l'exclusion des élèves qui sont âgés d'au moins 21 ans le 31 décembre 2008.
2. Multiplier par 1 504,96 \$ la somme des produits obtenus en multipliant la valeur en crédits de chaque cours d'études autochtones qui est enseigné sur une base semestrielle par le total du nombre d'élèves du secondaire du conseil inscrits au cours le 31 octobre 2008 et du nombre d'élèves du secondaire du conseil inscrits au cours le 31 mars 2009, à l'exclusion des élèves qui sont âgés d'au moins 21 ans le 31 décembre 2008.

(5) La somme liée à la proportion d'autochtones selon le recensement qui est versée au conseil est calculée de la manière suivante :

1. Si le pourcentage estimatif d'élèves du conseil, indiqué à la colonne 2 du tableau 4 en regard du nom du conseil, qui font partie des Premières nations ou qui sont des Métis ou des Inuits est inférieur à 7,5 pour cent, le multiplier par l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009.
2. Si le pourcentage estimatif d'élèves du conseil, indiqué à la colonne 2 du tableau 4 en regard du nom du conseil, qui font partie des Premières nations ou qui sont des Métis ou des Inuits est supérieur ou égal à 7,5 pour cent, mais inférieur à 15 pour cent, calculer un nombre de la manière suivante :
 - i. Multiplier le pourcentage par l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009.
 - ii. Multiplier par 2 le nombre obtenu en application de la sous-disposition i.
3. Si le pourcentage estimatif d'élèves du conseil, indiqué à la colonne 2 du tableau 4 en regard du nom du conseil, qui font partie des Premières nations ou qui sont des Métis ou des Inuits est supérieur ou égal à 15 pour cent, calculer un nombre de la manière suivante :
 - i. Multiplier le pourcentage par l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009.
 - ii. Multiplier par 3 le nombre obtenu en application de la sous-disposition i.
4. Multiplier par 69,48 \$ le nombre obtenu en application de la disposition 1, 2 ou 3, selon le cas.

(6) Les définitions qui suivent s'appliquent au présent article.

«cours» Cours du niveau secondaire qui a reçu un code du système uniforme de codage des cours et que l'on peut consulter de la manière indiquée au paragraphe 3 (3). («course»)

«valeur en crédits» Relativement à un cours auquel est inscrit un élève, s'entend du nombre de crédits que celui-ci a le droit d'obtenir lorsqu'il termine le cours avec succès. («credit value»)

Élément ressources d'apprentissage pour écoles éloignées et écoles excentrées

32. (1) L'élément ressources d'apprentissage pour écoles éloignées et écoles excentrées d'un conseil scolaire de district pour l'exercice est calculé de la manière suivante :

1. Prendre la somme calculée en application du paragraphe 29 (4) du règlement sur les subventions de 2003-2004 au titre du volet ressources d'apprentissage de l'élément écoles éloignées pour chaque école élémentaire éloignée du conseil, au sens du paragraphe 29 (2.1) du même règlement :
 - i. que le conseil faisait fonctionner au 30 juin 2004,

- ii. qui, au 30 juin 2004, était située à au moins 20 kilomètres de toute autre école élémentaire visée à la disposition 1 du paragraphe 29 (2.1) du règlement,
 - iii. que le conseil fait fonctionner au cours de l'exercice 2008-2009,
 - iv. dont l'effectif de 2008-2009 est supérieur à zéro.
2. Additionner les sommes calculées en application de la disposition 1 pour les écoles élémentaires visées à cette disposition.
3. Prendre la somme calculée en application du paragraphe 29 (8) du règlement sur les subventions de 2003-2004 au titre du volet ressources d'apprentissage de l'élément écoles éloignées pour chaque école secondaire éloignée du conseil, au sens du paragraphe 29 (2.6) du même règlement :
- i. que le conseil faisait fonctionner au 30 juin 2004 et qui, à cette date :
 - A. soit était située à au moins 45 kilomètres de toute autre école secondaire visée à la disposition 1 du paragraphe 29 (2.6) du règlement,
 - B. soit était une école visée à la sous-disposition 2 ii de ce paragraphe,
 - ii. que le conseil fait fonctionner au cours de l'exercice 2008-2009,
 - iii. dont l'effectif de 2008-2009 est supérieur à zéro.
4. Additionner les sommes calculées en application de la disposition 3 pour les écoles secondaires visées à cette disposition.
5. Additionner les sommes calculées en application des dispositions 2 et 4.
6. Ajouter à la somme calculée en application de la disposition 5 le total des sommes éventuelles indiquées à la colonne 7 du tableau 5 en regard du nom des écoles du conseil figurant aux colonnes 3 et 4 si la distance indiquée à la colonne 6 est d'au moins 20 kilomètres dans le cas d'une école élémentaire et d'au moins 45 kilomètres dans le cas d'une école secondaire.
7. Pour chaque école élémentaire excentrée du conseil, calculer une somme de la manière suivante :
- i. Si l'effectif de 2008-2009 de l'école est égal ou supérieur à 1, mais inférieur à 50, la somme est calculée selon la formule suivante :

$$62\,000,63 \$ + (A \times 6\,214,48 \$)$$
 où :
 «A» représente l'effectif de 2008-2009 de l'école.
 - ii. Si l'effectif de 2008-2009 de l'école est égal ou supérieur à 50, mais inférieur à 150, la somme est calculée selon la formule suivante :

$$540\,703,22 \$ - (A \times 3\,359,57 \$)$$
 où :
 «A» représente l'effectif de 2008-2009 de l'école.
 - iii. Si l'effectif de 2008-2009 de l'école est égal ou supérieur à 150, la somme est de 36 767,82 \$.
8. Additionner les sommes calculées en application de la disposition 7 pour les écoles élémentaires excentrées du conseil.
9. Pour chaque école secondaire excentrée du conseil, calculer une somme de la manière suivante :
- i. Si l'effectif de 2008-2009 ou l'effectif combiné de 2008-2009, selon le cas, de l'école est égal ou supérieur à 1, mais inférieur à 50, la somme est calculée selon la formule suivante :

$$52\,988,91 \$ + (A \times 14\,959,46 \$) - B$$
 où :
 «A» représente l'effectif de 2008-2009 ou l'effectif combiné de 2008-2009, selon le cas, de l'école,
 «B» représente la somme calculée pour l'école en application de la disposition 7 du paragraphe 30 (2).
 - ii. Si la somme calculée en application de la sous-disposition i est négative, elle est réputée nulle.
 - iii. Si l'effectif de 2008-2009 ou l'effectif combiné de 2008-2009, selon le cas, de l'école est égal ou supérieur à 50, mais inférieur à 200, la somme est calculée selon la formule suivante :

$$1\,009\,312,67 \$ - (A \times 4\,167,02 \$) - B$$

où :

«A» représente l'effectif de 2008-2009 ou l'effectif combiné de 2008-2009, selon le cas, de l'école,

«B» représente la somme calculée pour l'école en application de la disposition 7 du paragraphe 30 (2).

iv. Si la somme calculée en application de la sous-disposition iii est négative, elle est réputée nulle.

v. Si l'effectif de 2008-2009 ou l'effectif combiné de 2008-2009, selon le cas, de l'école est égal ou supérieur à 200, mais inférieur à 500, la somme est calculée selon la formule suivante :

$$245\,118,79 \$ - (A \times 346,05 \$) - B$$

où :

«A» représente l'effectif de 2008-2009 ou l'effectif combiné de 2008-2009, selon le cas, de l'école,

«B» représente la somme calculée pour l'école en application de la disposition 7 du paragraphe 30 (2).

vi. Si la somme calculée en application de la sous-disposition v est négative, elle est réputée nulle.

vii. Si l'effectif de 2008-2009 ou l'effectif combiné de 2008-2009, selon le cas, de l'école est égal ou supérieur à 500, la somme est calculée selon la formule suivante :

$$72\,093,76 \$ - B$$

où :

«B» représente la somme calculée pour l'école en application de la disposition 7 du paragraphe 30 (2).

viii. Si la somme calculée en application de la sous-disposition vii est négative, elle est réputée nulle.

10. Additionner les sommes calculées en application de la disposition 9 pour les écoles secondaires excentrées du conseil.

11. Additionner les sommes calculées en application des dispositions 8 et 10.

12. Prendre la plus élevée des sommes calculées en application des dispositions 6 et 11.

13. Prendre la somme calculée en application du paragraphe 29 (4) du règlement sur les subventions de 2003-2004 au titre du volet ressources d'apprentissage de l'élément écoles éloignées pour chaque école élémentaire éloignée du conseil, au sens du paragraphe 29 (2.1) du même règlement :

i. que le conseil faisait fonctionner au 30 juin 2004,

ii. qui, au 30 juin 2004, était située à moins de 20 kilomètres d'au moins une autre école élémentaire visée à la disposition 1 du paragraphe 29 (2.1) du règlement,

iii. que le conseil fait fonctionner au cours de l'exercice 2008-2009,

iv. dont l'effectif de 2008-2009 est supérieur à zéro.

14. Additionner les sommes calculées en application de la disposition 13 pour les écoles élémentaires visées à cette disposition.

15. Prendre la somme calculée en application du paragraphe 29 (8) du règlement sur les subventions de 2003-2004 au titre du volet ressources d'apprentissage de l'élément écoles éloignées pour chaque école secondaire éloignée du conseil, au sens du paragraphe 29 (2.6) du même règlement :

i. que le conseil faisait fonctionner au 30 juin 2004 et qui, à cette date :

A. soit était située à moins de 45 kilomètres d'au moins une autre école secondaire visée à la disposition 1 du paragraphe 29 (2.6) du règlement,

B. soit était une école visée à la sous-disposition 2 ii de ce paragraphe,

ii. que le conseil fait fonctionner au cours de l'exercice 2008-2009,

iii. dont l'effectif de 2008-2009 est supérieur à zéro.

16. Additionner les sommes calculées en application de la disposition 15 pour les écoles secondaires visées à cette disposition.

17. Additionner les sommes éventuelles indiquées à la colonne 7 du tableau 5 en regard du nom des écoles du conseil figurant aux colonnes 3 et 4 si la distance indiquée à la colonne 6 est inférieure à 20 kilomètres dans le cas d'une école élémentaire et inférieure à 45 kilomètres dans le cas d'une école secondaire.

18. Additionner les sommes calculées en application des dispositions 12, 14, 16 et 17.

(2) Les définitions qui suivent s'appliquent au présent article.

«école élémentaire excentrée» École élémentaire admissible au sens du paragraphe 16 (3) qui est située à au moins 20 kilomètres de toute autre école élémentaire admissible du conseil. («outlying elementary school»)

«école secondaire excentrée» École secondaire admissible ou école combinée admissible au sens du paragraphe 16 (3) qui est située à au moins 45 kilomètres de toute autre école secondaire admissible ou école combinée admissible du conseil. («outlying secondary school»)

«effectif combiné de 2008-2009» S'entend au sens du paragraphe 16 (2). («2008-2009 combined enrolment»)

«effectif de 2008-2009» S'entend au sens du paragraphe 16 (2). («2008-2009 enrolment»)

(3) Les règles suivantes s'appliquent dans le cadre des paragraphes (1) et (2) :

1. Toute mesure de distance se calcule par route à 100 mètres près.
2. L'école élémentaire, secondaire ou combinée admissible au sens du paragraphe 16 (3) qui est située sur une île non reliée à la terre ferme par une route est considérée comme une école élémentaire excentrée ou une école secondaire excentrée, selon le cas, à moins qu'elle ne soit située dans la cité de Toronto.
3. Si deux écoles élémentaires admissibles ou plus sont traitées comme s'il s'agissait d'une seule école élémentaire admissible en application de la disposition 4 du paragraphe 16 (3), celle d'entre elles qui a la plus grande capacité d'accueil, au sens du paragraphe 56 (31), sert à mesurer la distance.
4. Si deux écoles secondaires admissibles ou plus sont traitées comme s'il s'agissait d'une seule école secondaire admissible en application de la disposition 5 du paragraphe 16 (3), celle d'entre elles qui a la plus grande capacité d'accueil, au sens du paragraphe 56 (32), sert à mesurer la distance.
5. L'école qui, parmi celles qui forment une école combinée admissible en application de la disposition 2 du paragraphe 16 (3), a la plus grande capacité d'accueil, au sens du paragraphe 56 (31) ou (32), selon le cas, sert à mesurer la distance.
6. La distance entre les écoles est calculée au 30 juin 2009.

Élément conseils ruraux et éloignés

33. (1) L'élément conseils ruraux et éloignés d'un conseil scolaire de district pour l'exercice est calculé en additionnant la somme liée aux petits conseils, la somme liée à la distance et la somme liée à la dispersion de la population scolaire qui sont versées au conseil.

(2) La somme liée aux petits conseils qui est versée au conseil est la somme éventuelle calculée en application de celles des dispositions suivantes qui s'applique au conseil :

1. Si l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009 est inférieur à 4 000 :
 - i. multiplier par 0,01644 \$ l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009,
 - ii. soustraire le produit obtenu en application de la sous-disposition i de 302,72 \$,
 - iii. multiplier le résultat obtenu en application de la sous-disposition ii par l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009.
2. Si l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009 est d'au moins 4 000, mais de moins de 8 000 :
 - i. soustraire 4 000 de l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009,
 - ii. multiplier par 0,01888 \$ le résultat obtenu en application de la sous-disposition i,
 - iii. soustraire le produit obtenu en application de la sous-disposition ii de 236,96 \$,
 - iv. multiplier le résultat obtenu en application de la sous-disposition iii par l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009.
3. Si l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009 est de 8 000 ou plus :
 - i. soustraire 8 000 de l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009,
 - ii. multiplier par 0,02018 \$ le résultat obtenu en application de la sous-disposition i,
 - iii. soustraire le produit obtenu en application de la sous-disposition ii de 161,45 \$,
 - iv. si la somme calculée en application de la sous-disposition iii est supérieure à zéro, la multiplier par l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009,
 - v. si la somme calculée en application de la sous-disposition iii n'est pas supérieure à zéro, la somme accordée aux petits conseils pour le conseil est nulle.

(3) La somme liée à la distance qui est versée au conseil correspond à ce qui suit :

- le produit de l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009 et du facteur de distance par élève indiqué pour le conseil, dans le cas d'un conseil scolaire de district de langue anglaise;
- le produit de l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009 et du facteur de distance par élève indiqué pour le conseil ou de 168,69 \$, si ce montant est supérieur, dans le cas d'un conseil scolaire de district de langue française.

(4) Le facteur de distance par élève indiqué pour le conseil correspond à la somme calculée en multipliant le facteur urbain indiqué pour le conseil à la colonne 3 du tableau 6 par la somme calculée en application de celle des dispositions suivantes qui s'applique au conseil :

- Si la distance indiquée pour le conseil à la colonne 2 du tableau 6 est inférieure à 151 kilomètres, la somme est nulle.
- Si la distance indiquée pour le conseil à la colonne 2 du tableau 6 est égale ou supérieure à 151 kilomètres mais inférieure à 650 kilomètres, la somme est calculée selon la formule suivante :

$$(A - 150) \times 1,03274 \$$$

où :

«A» représente la distance indiquée pour le conseil à la colonne 2 du tableau 6.

- Si la distance indiquée pour le conseil à la colonne 2 du tableau 6 est égale ou supérieure à 650 kilomètres mais inférieure à 1 150 kilomètres, la somme est calculée selon la formule suivante :

$$[(A - 650) \times 0,139 \$] + 516,37 \$$$

où :

«A» représente la distance indiquée pour le conseil à la colonne 2 du tableau 6.

- Si la distance indiquée pour le conseil à la colonne 2 du tableau 6 est égale ou supérieure à 1 150 kilomètres, la somme est de 585,87 \$.

(5) La somme liée à la dispersion de la population scolaire qui est versée au conseil est calculée selon la formule suivante :

$$(DD - F) \times ADE \times 5,43399 \$$$

où :

«DD» représente la distance, en kilomètres, liée à la dispersion qui est indiquée à la colonne 4 du tableau 6 en regard du nom du conseil à la colonne 1 de ce tableau,

«F» représente le moindre de l'élément «DD» et de 14 kilomètres,

«ADE» représente l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009.

Élément collectivités rurales et de petite taille

34. L'élément collectivités rurales et de petite taille d'un conseil scolaire de district pour l'exercice est calculé de la manière suivante :

- Si le pourcentage indiqué à la colonne 5 du tableau 6 en regard du nom du conseil est inférieur à 25 pour cent, le montant de l'élément est nul.
- Si le pourcentage indiqué à la colonne 5 du tableau 6 en regard du nom du conseil est égal ou supérieur à 25 pour cent, mais inférieur à 75 pour cent, le montant de l'élément est calculé selon la formule suivante :

$$41,34 \$ \times ADE \times (A - 25 \%)$$

où :

«ADE» représente l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009;

«A» représente le pourcentage indiqué à la colonne 5 du tableau 6 en regard du nom du conseil.

- Si le pourcentage indiqué à la colonne 5 du tableau 6 en regard du nom du conseil est égal ou supérieur à 75 pour cent, le montant de l'élément correspond au produit de 20,67 \$ et de l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009.

Élément programmes d'aide à l'apprentissage

35. (1) L'élément programmes d'aide à l'apprentissage d'un conseil scolaire de district pour l'exercice correspond au total des sommes indiquées ou calculées en application des dispositions suivantes :

- La somme indiquée à la colonne 2 du tableau 7 en regard du nom du conseil.

2. L'aide aux programmes destinés à accroître l'aptitude à lire, à écrire et à compter du conseil pour l'exercice.

3. La somme liée à la réussite des élèves, de la 7^e à la 12^e année, qui est versée au conseil pour l'exercice.

(2) L'aide aux programmes destinés à accroître l'aptitude à lire, à écrire et à compter du conseil pour l'exercice est calculée de la manière suivante :

1. Calculer l'effectif quotidien moyen des cours d'été du conseil pour l'exercice conformément à l'article 4 du règlement sur l'effectif quotidien moyen de 2008-2009, en ne comptant que les élèves du conseil qui sont inscrits à des classes ou à des cours visés aux sous-alinéas c) (iii) et (iv) de la définition de «classe ou cours d'été» au paragraphe 4 (1) de ce règlement.
2. Calculer l'effectif quotidien moyen des programmes d'éducation permanente du conseil pour l'exercice conformément à l'article 3 du règlement sur l'effectif quotidien moyen de 2008-2009, en ne comptant que les élèves du conseil qui sont inscrits à des classes ou à des cours visés aux dispositions 3, 4 et 5 du paragraphe 3 (2) de ce règlement.

3. Additionner les nombres obtenus en application des dispositions 1 et 2.

4. Multiplier par 5 840 \$ le résultat obtenu en application de la disposition 3.

5. Ajouter les frais de transport liés aux programmes destinés à accroître l'aptitude à lire, à écrire et à compter du conseil pour l'exercice.

(3) Les frais de transport liés aux programmes destinés à accroître l'aptitude à lire, à écrire et à compter du conseil pour l'exercice sont calculés de la manière suivante :

1. Prendre l'élément transport des élèves du conseil pour l'exercice.

2. Déduire la somme calculée pour le conseil en application de la disposition 7 de l'article 41.

3. Diviser le résultat obtenu en application de la disposition 2 par l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009.

4. Multiplier le résultat obtenu en application de la disposition 3 par l'effectif calculé en application de la disposition 1 du paragraphe (2).

5. Multiplier par 3 le résultat obtenu en application de la disposition 4.

(4) La somme liée à la réussite des élèves, de la 7^e à la 12^e année, qui est versée au conseil pour l'exercice correspond à la somme calculée de la manière suivante :

1. Multiplier par 27,57 \$ l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009, en ne comptant que les élèves inscrits en neuvième, dixième, onzième et douzième année.

2. Multiplier par 11,01 \$ l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009, en ne comptant que les élèves inscrits en quatrième, cinquième, sixième, septième et huitième année.

3. Multiplier par 0,0023 la différence obtenue en soustrayant la somme calculée à l'égard du conseil en application de la disposition 7 de l'article 41 de la somme liée au transport des élèves qui est versée au conseil pour l'exercice.

4. Multiplier par 11 067 904 \$ le facteur démographique lié à la réussite des élèves, de la 7^e à la 12^e année, indiqué à la colonne 3 du tableau 7 en regard du nom du conseil à la colonne 1 de ce tableau.

5. Multiplier l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009, en ne comptant que les élèves inscrits en neuvième, dixième, onzième et douzième année, par la distance, en kilomètres, liée à la dispersion qui est indiquée à la colonne 4 du tableau 6 en regard du nom du conseil à la colonne 1 de ce tableau.

6. Multiplier par 0,55 \$ la somme calculée en application de la disposition 5.

7. Multiplier l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009, en ne comptant que les élèves inscrits en quatrième, cinquième, sixième, septième et huitième année, par la distance, en kilomètres, liée à la dispersion qui est indiquée à la colonne 4 du tableau 6 en regard du nom du conseil à la colonne 1 de ce tableau.

8. Multiplier par 0,21 \$ la somme calculée en application de la disposition 7.

9. Additionner les sommes calculées en application des dispositions 1, 2, 3, 4, 6 et 8.

10. Ajouter 153 734 \$ au total obtenu en application de la disposition 9.

Élément sécurité dans les écoles

36. (1) L'élément sécurité dans les écoles d'un conseil scolaire de district pour l'exercice correspond au total de ce qui suit :

a) la somme liée au volet programmes et soutiens qui est versée au conseil pour l'exercice;

b) la somme liée au volet soutien professionnel qui est versée au conseil pour l'exercice.

(2) La somme qui est versée au conseil scolaire de district pour l'exercice au titre du volet programmes et soutiens est calculée de la manière suivante :

1. Multiplier par 7,17 \$ l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009.
2. Multiplier l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009 par la somme pondérée par élève au titre des programmes et des soutiens, indiquée à la colonne 2 du tableau 8 en regard du nom du conseil.
3. Multiplier l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009, en ne comptant que les élèves inscrits en neuvième, dixième, onzième et douzième année, par la distance, en kilomètres, liée à la dispersion qui est indiquée à la colonne 4 du tableau 6 en regard du nom du conseil.
4. Multiplier par 0,458976 \$ le nombre obtenu en application de la disposition 3.
5. Multiplier l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009, en ne comptant que les élèves inscrits en quatrième, cinquième, sixième, septième et huitième année, par la distance, en kilomètres, liée à la dispersion qui est indiquée à la colonne 4 du tableau 6 en regard du nom du conseil.
6. Multiplier par 0,172116 \$ le nombre obtenu en application de la disposition 5.
7. Additionner les sommes obtenues en application des dispositions 1, 2, 4 et 6.
8. Prendre la plus élevée de la somme de 50 000 \$ et de la somme obtenue en application de la disposition 7.

(3) La somme qui est versée au conseil scolaire de district pour l'exercice au titre du volet soutien professionnel est calculée de la manière suivante :

1. Multiplier par 3,28 \$ l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009.
2. Multiplier l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009 par la somme pondérée par élève au titre du soutien professionnel, indiquée à la colonne 3 du tableau 8 en regard du nom du conseil.
3. Multiplier l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009, en ne comptant que les élèves inscrits en neuvième, dixième, onzième et douzième année, par la distance, en kilomètres, liée à la dispersion qui est indiquée à la colonne 4 du tableau 6 en regard du nom du conseil.
4. Multiplier par 0,209664 \$ le nombre obtenu en application de la disposition 3.
5. Multiplier l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009, en ne comptant que les élèves inscrits en quatrième, cinquième, sixième, septième et huitième année, par la distance, en kilomètres, liée à la dispersion qui est indiquée à la colonne 4 du tableau 6 en regard du nom du conseil.
6. Multiplier par 0,078624 \$ le nombre obtenu en application de la disposition 5.
7. Additionner les sommes obtenues en application des dispositions 1, 2, 4 et 6.
8. Prendre la plus élevée de la somme de 25 000 \$ et de la somme obtenue en application de la disposition 7.

Élément éducation permanente et autres programmes

37. (1) L'élément éducation permanente et autres programmes d'un conseil scolaire de district pour l'exercice est calculé de la manière suivante :

1. Calculer l'effectif quotidien moyen de jour du conseil pour 2008-2009, pour l'exercice, conformément à l'article 2 du règlement sur l'effectif quotidien moyen de 2008-2009, en ne comptant que les élèves du conseil qui sont âgés d'au moins 21 ans le 31 décembre 2008.
2. Calculer l'effectif quotidien moyen de l'éducation permanente du conseil pour l'exercice conformément à l'article 3 du règlement sur l'effectif quotidien moyen de 2008-2009, en ne comptant que les élèves inscrits à des classes ou à des cours visés aux dispositions 1, 2, 6 et 7 du paragraphe 3 (2) de ce règlement et en excluant :
 - i. d'une part, les élèves auxquels s'applique le paragraphe 49 (6) de la Loi,
 - ii. d'autre part, les élèves à l'égard desquels le conseil impose des droits en application du paragraphe 8 (4) du règlement sur les droits de 2008-2009.
3. Calculer l'effectif quotidien moyen des cours d'été du conseil pour l'exercice conformément à l'article 4 du règlement sur l'effectif quotidien moyen de 2008-2009, en ne comptant que les élèves inscrits à des classes ou à des cours visés au sous-alinéa c) (i), (ii), (v) ou (vi) de la définition de «classe ou cours d'été» au paragraphe 4 (1) de ce règlement et en excluant les élèves auxquels s'applique le paragraphe 49 (6) de la Loi et ceux à l'égard desquels le conseil impose des droits en application du paragraphe 8 (5) du règlement sur les droits de 2008-2009.
4. Additionner les nombres calculés en application des dispositions 1, 2 et 3.
5. Multiplier par 2 679 \$ le total obtenu en application de la disposition 4.
6. Calculer la somme liée aux programmes de langues d'origine qui est versée au conseil.

7. Calculer pour le conseil la somme liée à la reconnaissance des acquis qui n'est pas fournie dans le cadre d'un programme scolaire de jour.

8. Additionner les sommes calculées en application des dispositions 5, 6 et 7.

(2) Les paragraphes (3) et (4) s'appliquent si un conseil crée des classes pour dispenser un enseignement dans une langue autre que l'anglais ou le français et que le ministre approuve les classes dans le cadre d'un programme scolaire élémentaire de langues d'origine.

(3) Sous réserve du paragraphe (4), la somme liée aux programmes de langues d'origine qui est versée au conseil correspond au produit de 45,64 \$ et du nombre d'heures d'enseignement que le conseil dispense dans les classes visées au paragraphe (2).

(4) Si le quotient obtenu en divisant le nombre d'élèves de l'élémentaire inscrits aux classes visées au paragraphe (2) que le conseil a créées par le nombre de ces classes est inférieur à 23, le taux horaire de 45,64 \$ indiqué au paragraphe (3) est réduit du produit de 1 \$ et de la différence du quotient et de 23.

(5) La somme liée à la reconnaissance des acquis qui est versée au conseil pour l'exercice qui n'est pas fournie dans le cadre d'un programme scolaire de jour correspond au total des sommes calculées en application des dispositions suivantes :

1. Multiplier par 108 \$ le nombre d'élèves expérimentés du conseil qui, pendant l'exercice, ont subi une évaluation individualisée pour l'obtention de crédits de neuvième ou de dixième année, conformément à la section 6.6 du document intitulé «Les écoles secondaires de l'Ontario de la 9^e à la 12^e année — Préparation au diplôme d'études secondaires de l'Ontario, 1999», que l'on peut consulter de la manière indiquée au paragraphe 3 (4).

2. Multiplier par 108 \$ le nombre d'élèves expérimentés du conseil qui, pendant l'exercice, ont subi une évaluation individualisée pour l'obtention d'équivalences de crédits de onzième ou de douzième année, conformément à la section 6.6 du document intitulé «Les écoles secondaires de l'Ontario de la 9^e à la 12^e année — Préparation au diplôme d'études secondaires de l'Ontario, 1999», que l'on peut consulter de la manière indiquée au paragraphe 3 (4).

3. Multiplier par 324 \$ le nombre de revendications réglées de crédits de onzième et de douzième année présentées par des élèves expérimentés du conseil, pendant l'exercice, conformément à la section 6.6 de la publication du ministère intitulée «Les écoles secondaires de l'Ontario de la 9^e à la 12^e année — Préparation au diplôme d'études secondaires de l'Ontario, 1999», que l'on peut consulter de la manière indiquée au paragraphe 3 (4).

(6) Les règles suivantes s'appliquent dans le cadre du paragraphe (5) :

1. Un élève du conseil est un élève expérimenté pour l'exercice s'il est âgé d'au moins 18 ans le 31 décembre 2008 et qu'il n'était pas inscrit à un programme scolaire de jour pendant une ou plusieurs années scolaires antérieures.

2. Pour déterminer le nombre de revendications réglées de crédits de onzième et de douzième année présentées par des élèves expérimentés du conseil, un cours qui donne droit à un crédit complet est compté pour un crédit et un cours qui donne droit à un demi-crédit est compté pour 0,5 crédit.

Élément redressement des coûts et programme d'insertion professionnelle du nouveau personnel enseignant

38. (1) L'élément redressement des coûts et programme d'insertion professionnelle du nouveau personnel enseignant d'un conseil scolaire de district pour l'exercice est calculé en additionnant les sommes suivantes :

1. La somme liée au programme d'insertion professionnelle du nouveau personnel enseignant.

2. La somme liée à la compétence et à l'expérience des enseignants de l'élémentaire.

3. La somme liée à la compétence et à l'expérience des enseignants du secondaire.

4. La somme indiquée à la colonne 2 du tableau 10 en regard du nom du conseil.

(2) Pour l'application du présent article et des articles 39 et 40, le dénombrement se fait selon les méthodes que le conseil utilise habituellement aux fins de la dotation en personnel, sous réserve des règles suivantes :

1. L'enseignant qui n'est pas affecté à l'enseignement aux élèves du conseil dans le cadre d'un emploi du temps régulier qui est en vigueur au 31 octobre 2008 ne doit pas être dénombré, à moins qu'il ne soit en congé payé à cette date et que sa rémunération pendant le congé ne soit pas remboursée au conseil.

2. La prestation de l'enseignement en bibliothèque ou de l'orientation aux élèves est considérée comme la prestation d'un enseignement aux élèves pour l'application de la disposition 1.

(3) Les définitions qui suivent s'appliquent au présent article et aux articles 39 et 40.

«AEFO» L'Association des enseignantes et des enseignants franco-ontariens. («AEFO»)

«catégorie de qualifications» S'entend de la certification de l'AEFO ou de la FEESO ou d'une catégorie du COEQ. («qualification category»)

«catégorie du COEQ» S'entend de la catégorie D, C, B, A1, A2, A3 ou A4 du COEQ. («QECO category»)

«certification de l'AEFO» S'entend de la certification de groupe 1, de groupe 2, de groupe 3 ou de groupe 4 octroyée par l'AEFO. («AEFO certification»)

«certification de la FEESO» S'entend de la certification de groupe 1, de groupe 2, de groupe 3 ou de groupe 4 octroyée par la FEESO. («OSSTF certification»)

«COEQ» Le Conseil ontarien d'évaluation des qualifications. («QECO»)

«enseignant» S'entend en outre des enseignants temporaires, mais non des enseignants suivants :

- a) les enseignants de l'éducation permanente;
- b) les enseignants suppléants, sauf dans le cas prévu à la disposition 3 du paragraphe 40 (4). («teacher»)

«FEESO» La Fédération des enseignantes-enseignants des écoles secondaires de l'Ontario. («OSSTF»)

«nouvel enseignant» et «nouvelle période d'enseignement» S'entendent au sens de la partie X.0.1 de la Loi. («new teacher», «new teaching period»)

Somme liée au programme d'insertion professionnelle du nouveau personnel enseignant

39. (1) La somme liée au programme d'insertion professionnelle du nouveau personnel enseignant qui est versée à un conseil scolaire de district pour l'exercice correspond au total de ce qui suit :

- a) 20 000 \$;
- b) le produit de 2 000 \$ et du nombre d'enseignants employés par le conseil qui sont de nouveaux enseignants et dont la nouvelle période d'enseignement commence entre le 2 octobre 2007 et le 31 octobre 2008.

(2) Pour l'application du paragraphe (1), le nombre d'enseignants employés par le conseil se calcule en comptant chaque personne que le conseil emploie comme enseignant au 31 octobre 2008, que ce soit à temps plein ou à temps partiel.

Somme liée à la compétence et à l'expérience des enseignants de l'élémentaire et du secondaire

40. (1) La somme liée à la compétence et à l'expérience des enseignants de l'élémentaire qui est versée à un conseil scolaire de district pour l'exercice est calculée de la manière suivante :

1. Pour chaque case du tableau 9, calculer le nombre d'enseignants qui sont employés par le conseil pour dispenser l'enseignement aux élèves de l'élémentaire et qui, à la fois, appartiennent à la catégorie de qualifications et ont le nombre d'années complètes d'expérience en enseignement correspondant à ses coordonnées de la case. Par exemple, l'enseignant qui appartient à la catégorie de qualifications D et qui a 0,7 an d'expérience en enseignement est affecté à la case D-1 et celui qui appartient à la catégorie de qualifications A2 ou groupe 2 et qui a 3,2 ans d'expérience en enseignement est affecté à la case A2/groupe 2-3.
2. Pour chaque case du tableau 9, multiplier le nombre d'enseignants qui sont employés par le conseil pour dispenser l'enseignement aux élèves de l'élémentaire et qui y sont affectés par le nombre qui y figure.
3. Additionner tous les produits obtenus en application de la disposition 2 pour le conseil.
4. Diviser le total calculé en application de la disposition 3 par le nombre total d'enseignants qui sont employés par le conseil pour dispenser l'enseignement aux élèves de l'élémentaire.
5. Soustraire un du nombre obtenu en application de la disposition 4.
6. Multiplier par 3 500,02 \$ le résultat obtenu en application de la disposition 5.
7. Multiplier la somme obtenue en application de la disposition 6 par l'effectif quotidien moyen de jour des élèves de l'élémentaire du conseil pour 2008-2009.

(2) La somme liée à la compétence et à l'expérience des enseignants du secondaire qui est versée à un conseil scolaire de district pour l'exercice est calculée de la manière suivante :

1. Pour chaque case du tableau 9, calculer le nombre d'enseignants qui sont employés par le conseil pour dispenser l'enseignement aux élèves du secondaire et qui, à la fois, appartiennent à la catégorie de qualifications et ont le nombre d'années complètes d'expérience en enseignement correspondant à ses coordonnées de la case. Par exemple, l'enseignant qui appartient à la catégorie de qualifications D et qui a 0,7 an d'expérience en enseignement est affecté à la case D-1 et celui qui appartient à la catégorie de qualifications A2 ou groupe 2 et qui a 3,2 ans d'expérience en enseignement est affecté à la case A2/groupe 2-3.
2. Pour chaque case du tableau 9, multiplier le nombre d'enseignants qui sont employés par le conseil pour dispenser l'enseignement aux élèves du secondaire et qui y sont affectés par le nombre qui y figure.
3. Additionner tous les produits obtenus en application de la disposition 2 pour le conseil.
4. Diviser le total calculé en application de la disposition 3 par le nombre total d'enseignants qui sont employés par le conseil pour dispenser l'enseignement aux élèves du secondaire.

5. Soustraire un du nombre obtenu en application de la disposition 4.
 6. Multiplier par 4 430,88 \$ le résultat obtenu en application de la disposition 5.
 7. Multiplier la somme obtenue en application de la disposition 6 par l'effectif quotidien moyen de jour des élèves du secondaire du conseil pour 2008-2009.
- (3) Pour l'application du présent article, le nombre d'enseignants employés par un conseil correspond au nombre de personnes à temps plein ou l'équivalent que le conseil emploie au 31 octobre 2008 pour enseigner.
- (4) Les règles suivantes s'appliquent au dénombrement visé au paragraphe (3) :
1. L'équivalence à temps plein de l'enseignant qui, dans le cadre d'un emploi du temps régulier qui est en vigueur au 31 octobre 2008, est affecté, une partie du temps, à l'enseignement aux élèves du conseil et qui, à cette date, est également affecté, une autre partie du temps, en application de l'article 17 du Règlement 298 des Règlements refondus de l'Ontario de 1990 (Fonctionnement des écoles — Dispositions générales) pris en application de la Loi, à un poste de conseiller, de coordonnateur ou de superviseur, est calculée de la manière suivante :
 - i. Calculer le nombre moyen d'heures par jour de l'horaire qui inclut le 31 octobre 2008 auxquelles l'enseignant est affecté régulièrement, conformément à son emploi du temps, pour dispenser l'enseignement aux élèves du conseil ou pour préparer cet enseignement. Pour l'application de la présente sous-disposition, le dénombrement des heures se fait à une décimale près.
 - ii. Diviser le total calculé en application de la sous-disposition i par 5.
 2. Le directeur d'école ou le directeur adjoint qui, dans le cadre d'un emploi du temps régulier qui est en vigueur au 31 octobre 2008, est affecté, une partie du temps, à l'enseignement aux élèves du conseil est dénombré comme enseignant pour l'application du présent article et son équivalence à temps plein à titre d'enseignant est calculée de la manière suivante :
 - i. Calculer le nombre moyen d'heures par jour de l'horaire qui inclut le 31 octobre 2008 auxquelles le directeur d'école ou le directeur adjoint est affecté régulièrement, conformément à son emploi du temps, pour dispenser l'enseignement aux élèves du conseil. Pour l'application du présent paragraphe, le dénombrement des heures se fait à une décimale près.
 - ii. Diviser le nombre calculé en application de la sous-disposition i par 5.
 3. L'enseignant suppléant qui est affecté à l'enseignement aux élèves du conseil dans le cadre d'un emploi du temps régulier qui est en vigueur le 31 octobre 2008 est dénombré comme enseignant pour l'application du présent article sauf si l'enseignant qu'il remplace est compris dans le calcul du nombre d'enseignants qu'emploie le conseil fait en application du paragraphe (3) et que ce dernier peut raisonnablement s'attendre à ce qu'il reprenne ses fonctions auprès de lui durant l'exercice.
- (5) Au présent article, les cases du tableau 9 sont désignées par leur abscisse (la catégorie de qualifications), suivie de leur ordonnée (le nombre qui représente les années complètes d'expérience en enseignement). Par exemple, la case C-1 du tableau 9 contient le nombre 0,6185 et la case A1/groupe 1-3, le nombre 0,7359.
- (6) Les règles suivantes s'appliquent au calcul du nombre d'années complètes d'expérience en enseignement d'un enseignant :
1. Le nombre d'années complètes d'expérience en enseignement d'un enseignant est réputé son nombre d'années d'expérience en enseignement avant le premier jour de l'année scolaire 2008-2009, arrondi au nombre entier le plus près s'il comprend une fraction. À cette fin, un nombre se terminant par ,5 est considéré comme étant le plus près du nombre entier suivant.
 2. Le nombre d'années complètes d'expérience en enseignement d'un enseignant est réputé être de 10 s'il est supérieur à ce chiffre.
 3. Le nombre d'années complètes d'expérience en enseignement d'un directeur d'école ou d'un directeur adjoint est réputé être de 10.
- (7) Les règles suivantes s'appliquent, à compter du 31 octobre 2008, en vue d'établir la catégorie de qualifications d'un enseignant :
1. Si un conseil utilise le système de certification de l'AEFO aux fins de l'établissement du salaire d'un enseignant qu'il emploie, ce système est utilisé à l'égard de cet enseignant pour l'application du présent article.
 2. Si un conseil utilise le système de catégories du COEQ aux fins de l'établissement du salaire d'un enseignant qu'il emploie, ce système est utilisé à l'égard de cet enseignant pour l'application du présent article.
 3. Si un conseil utilise le système de certification de la FEESO aux fins de l'établissement du salaire d'un enseignant qu'il emploie, ce système est utilisé à l'égard de cet enseignant pour l'application du présent article.

4. Sous réserve de la disposition 6, si un conseil n'utilise pas le système de catégories du COEQ aux fins de l'établissement du salaire d'un enseignant de l'élémentaire qu'il emploie, le système de classification qu'il utilise dans le cas des enseignants de l'élémentaire pour remplir le Formulaire de données A 2005 est utilisé à l'égard de cet enseignant pour l'application du présent article.
5. Sous réserve de la disposition 6, si un conseil n'utilise ni le système de catégories du COEQ, ni le système de certification de l'AEFO ou de la FEESO aux fins de l'établissement du salaire d'un enseignant du secondaire qu'il emploie, le système de classification qu'il utilise dans le cas des enseignants du secondaire pour remplir le Formulaire de données A 2005 est utilisé à l'égard de cet enseignant pour l'application du présent article.
6. Dans les circonstances visées à la disposition 4 ou 5, le conseil peut choisir, par avis écrit envoyé au ministre, d'utiliser le système de certification de l'AEFO, le système de catégories du COEQ désigné plan 4 par le COEQ ou le système de certification de 1992 de la FEESO, au lieu du système de classification exigé en application de la disposition 4 ou 5.
7. La catégorie de qualifications d'un directeur d'école ou d'un directeur adjoint est réputée correspondre à A4/Groupe 4.
8. Si la catégorie de qualifications à laquelle appartient une personne est changée après le 31 octobre 2008 et que le changement, aux fins de l'établissement de son salaire, est rétroactif à un jour de la période allant du premier jour de l'année scolaire 2008-2009 au 31 octobre 2008, la nouvelle catégorie de qualifications est utilisée pour l'application du présent article.
9. On peut consulter le Formulaire de données A 2005 qui est mentionné aux dispositions 4 et 5 de la manière indiquée au paragraphe 3 (5).

Élément transport des élèves

41. L'élément transport des élèves d'un conseil scolaire de district pour l'exercice est calculé de la manière suivante :
 1. Prendre la somme calculée à l'égard du conseil en application de la disposition 6 de l'article 37 du règlement sur les subventions de 2007-2008.
 2. Multiplier par 0,033 la somme obtenue en application de la disposition 1.
 3. Prendre l'effectif quotidien moyen de jour des élèves du conseil pour 2007-2008, au sens du règlement sur les subventions de 2007-2008.
 4. Diviser l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009 par celui obtenu en application de la disposition 3. Si le quotient obtenu est inférieur à 1, il est réputé être 1.
 5. Multiplier la somme obtenue en application de la disposition 1 par le nombre obtenu en application de la disposition 4.
 6. Additionner les sommes calculées en application des dispositions 2 et 5.
 7. Calculer le montant des dépenses engagées par le conseil au cours de l'exercice que le ministre a approuvé, en se fondant sur les chiffres que lui a communiqués le conseil, à l'égard du transport des élèves à destination et en provenance de l'École provinciale pour aveugles, d'une école provinciale pour sourds ou d'une école d'application ouverte ou dirigée, en vertu d'une entente conclue avec le ministre, au profit d'élèves qui ont de graves anomalies de communication.
 8. Additionner les sommes calculées en application des dispositions 6 et 7.

Élément administration et gestion

42. (1) L'élément administration et gestion des conseils scolaires d'un conseil scolaire de district pour l'exercice correspond au total des sommes visées aux dispositions suivantes :

1. La somme liée aux allocations et frais des membres du conseil et des élèves conseillers, calculée en application du paragraphe (2), qui est versée au conseil.
2. La somme liée aux directeurs de l'éducation et aux agents de supervision, calculée en application du paragraphe (4), qui est versée au conseil.
3. La somme liée aux frais d'administration, calculée en application du paragraphe (5), qui est versée au conseil.
4. La somme multi-municipalités, calculée en application du paragraphe (6), qui est versée au conseil.

(2) La somme liée aux allocations et frais des membres du conseil et des élèves conseillers qui est versée au conseil est calculée de la manière suivante :

1. Multiplier le nombre des membres du conseil par 5 000 \$. Pour l'application de la présente disposition et des dispositions 3, 5 et 11, le nombre des membres du conseil est calculé en additionnant ce qui suit :
 - i. le nombre de membres déterminé pour le conseil en vertu du sous-alinéa 58.1 (2) k) (i) de la Loi aux fins des élections ordinaires de 2006 ou, si une résolution visée au paragraphe 58.1 (10.1) de la Loi est en vigueur aux fins de ces élections, le nombre de membres qui y est précisé,

- ii. le nombre de représentants autochtones déterminé pour le conseil en vertu du paragraphe 188 (5) de la Loi pour le mandat commençant en décembre 2006.
 2. Ajouter 10 000 \$ à la somme calculée en application de la disposition 1.
 3. Multiplier le nombre des membres du conseil par 7 100 \$.
 4. Ajouter 7 500 \$ à la somme calculée en application de la disposition 3.
 5. Multiplier le nombre des membres du conseil par 1 800 \$ si, selon le cas :
 - i. le territoire du conseil a une superficie supérieure à 9 000 kilomètres carrés, telle qu'elle figure au tableau 1 du Règlement de l'Ontario 412/00 (Élections aux conseils scolaires de district et représentation au sein de ces conseils) pris en application de la Loi, tel que ce règlement existait le 1^{er} janvier 2008,
 - ii. le facteur de dispersion attribué au conseil est supérieur à 25, tel qu'il figure au tableau 5 du Règlement de l'Ontario 412/00 pris en application de la Loi, tel que ce règlement existait le 1^{er} janvier 2008.
 6. Prendre le total des sommes qui auraient été calculées pour les membres du conseil en application des paragraphes 6 (2), (3) et (4) du Règlement de l'Ontario 357/06 (Allocations des membres des conseils scolaires) pris en application de la Loi, pour l'année commençant le 1^{er} décembre 2008, si seulement les élèves du conseil étaient comptés pour calculer son effectif à l'article 9 de ce règlement.
 7. Prendre le total des sommes calculées en application des dispositions 4 et 6 et en application de la disposition 5, le cas échéant.
 8. Soustraire la somme obtenue en application de la disposition 2 de celle obtenue en application de la disposition 7.
 9. Multiplier par 0,5 la somme calculée en application de la disposition 8.
 10. Ajouter la somme calculée en application de la disposition 9 à celle calculée en application de la disposition 2 pour calculer les allocations des membres du conseil.
 11. Multiplier le nombre des membres du conseil par 5 000 \$ pour calculer leurs frais.
 12. Calculer les allocations auxquelles les élèves conseillers du conseil ont droit pour l'exercice en vertu du paragraphe 55 (8) de la Loi.
 13. Diviser la somme calculée en application de la disposition 12 par 2 pour obtenir le montant des allocations des élèves conseillers.
 14. Multiplier par 5 000 \$ le nombre d'élèves conseillers exigés par la politique du conseil le 1^{er} septembre 2008 pour calculer les frais de tels élèves.
 15. Additionner les sommes obtenues en application des dispositions 10, 11, 13 et 14.
- (3) Pour l'application du paragraphe (4), les élèves sont dénombrés en fonction de l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009.
- (4) La somme liée aux directeurs de l'éducation et aux agents de supervision qui est versée au conseil est calculée de la manière suivante :
1. Prévoir 490 503 \$ comme montant de base.
 2. Prévoir 12,50 \$ par élève pour la première tranche de 10 000 élèves du conseil.
 3. Prévoir 18,26 \$ par élève pour la tranche suivante de 10 000 élèves du conseil.
 4. Prévoir 25,10 \$ par élève pour le reste des élèves du conseil.
 5. Additionner les sommes prévues en application des dispositions 1 à 4.
 6. Ajouter 2,17 pour cent de l'élément conseils ruraux et éloignés du conseil pour l'exercice.
 7. Ajouter 0,62 pour cent du total des sommes obtenues pour le conseil en application de la disposition 1 du paragraphe 35 (1).
 8. Ajouter 1 pour cent du total des sommes calculées pour le conseil en application de l'article 49 au titre des nouvelles places, de l'article 50 au titre de la baisse de l'effectif des classes du cycle primaire, de l'article 51 au titre des écoles des quartiers à forte croissance, de l'article 52 au titre du redressement temporaire des immobilisations, de l'article 53 au titre du remplacement des écoles dont le coût des réparations est prohibitif et de l'article 54 au titre de la construction des installations visées aux alinéas 234 (1) b) et c) de la Loi.
- (5) La somme liée aux frais d'administration qui est versée au conseil est calculée de la manière suivante :
1. Prévoir 91 216 \$ comme montant de base.

2. Ajouter le produit de 197,58 \$ et de l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009.
3. Ajouter 11,94 pour cent de l'élément conseils ruraux et éloignés du conseil pour l'exercice.
4. Ajouter 0,62 pour cent de la somme indiquée à la colonne 2 du tableau 7 en regard du nom du conseil.
5. Ajouter 1 pour cent du total des sommes calculées pour le conseil en application de l'article 49 au titre des nouvelles places, de l'article 50 au titre de la baisse de l'effectif des classes du cycle primaire, de l'article 51 au titre des écoles des quartiers à forte croissance, de l'article 52 au titre du redressement temporaire des immobilisations, de l'article 53 au titre du remplacement des écoles dont le coût des réparations est prohibitif et de l'article 54 au titre de la construction des installations visées aux alinéas 234 (1) b) et c) de la Loi.
6. Ajouter 200 000 \$ si l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009 est inférieur à 26 000.
7. Ajouter un montant, calculé selon la formule suivante, pour aider le conseil à mettre en oeuvre les normes recommandées par le Conseil sur la comptabilité dans le secteur public de l'Institut canadien des comptables agréés :

$$(A \times 1,05 \$) + 50\,000 \$$$

où :

«A» représente l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009.

(6) La somme multi-municipalités éventuelle qui est versée au conseil est calculée conformément aux règles suivantes :

1. Si, le 1^{er} septembre 2008, le territoire de compétence du conseil englobe, en totalité ou en partie, au moins 30 municipalités, mais au plus 49, la somme est calculée selon la formule suivante :

$$(n - 29) \times 500 \$$$

où :

«n» représente le nombre de ces municipalités.

2. Si, le 1^{er} septembre 2008, le territoire de compétence du conseil englobe, en totalité ou en partie, au moins 50 municipalités, mais au plus 99, la somme est calculée selon la formule suivante :

$$10\,000 \$ + [(n - 49) \times 750 \$]$$

où :

«n» représente le nombre de ces municipalités.

3. Si, le 1^{er} septembre 2008, le territoire de compétence du conseil englobe, en totalité ou en partie, au moins 100 municipalités, la somme est calculée selon la formule suivante :

$$47\,500 \$ + [(n - 99) \times 1\,000 \$]$$

où :

«n» représente le nombre de ces municipalités.

(7) Pour l'application du paragraphe (6), une municipalité qui est réputée une municipalité de district n'est pas comptée comme une municipalité.

Élément amélioration des programmes

43. L'élément amélioration des programmes d'un conseil scolaire de district pour l'exercice est calculé en multipliant par 9 650 \$ le nombre total d'écoles élémentaires, secondaires et combinées admissibles du conseil au sens du paragraphe 16 (3).

Élément utilisation communautaire des écoles

44. (1) L'élément utilisation communautaire des écoles d'un conseil scolaire de district pour l'exercice correspond au total des sommes suivantes :

1. La somme liée au fonctionnement de l'utilisation communautaire des écoles, indiquée à la colonne 2 du tableau 13 en regard du nom du conseil, qui est versée au conseil pour l'exercice.
2. La somme liée aux coordonnateurs de l'utilisation communautaire des écoles, calculée de la manière suivante, qui est versée au conseil pour l'exercice :
 - i. Multiplier par 800 \$ le nombre des écoles admissibles du conseil.
 - ii. Ajouter 36 000 \$ au produit obtenu en application de la sous-disposition i.

(2) La définition qui suit s'applique au présent article.

«école admissible» École qui est une école élémentaire admissible, une école secondaire admissible ou une école combinée admissible au titre du paragraphe 16 (3).

Élément installations d'accueil pour les élèves

45. (1) L'élément installations d'accueil pour les élèves d'un conseil scolaire de district pour l'exercice correspond au total des sommes suivantes :

1. La somme liée au fonctionnement des écoles.
2. La somme liée à la réfection des écoles.
3. La somme liée aux travaux de réfection urgents et importants.
4. La somme liée aux nouvelles places.
5. La somme liée à la baisse de l'effectif des classes du cycle primaire.
6. La somme liée aux écoles des quartiers à forte croissance.
7. La somme liée au redressement temporaire des immobilisations.
8. La somme liée au remplacement des écoles dont le coût des réparations est prohibitif.
9. La somme liée à la construction des installations visées aux alinéas 234 (1) b) et c) de la Loi.
10. La somme liée aux engagements d'immobilisations non réalisés.

(2) Les définitions qui suivent s'appliquent au présent article et aux articles 46 à 56.

«aire d'enseignement» Espace dans une école qui peut raisonnablement être utilisé aux fins de l'enseignement. («instructional space»)

«capacité d'accueil déclarée pour 2006-2007» Relativement à une école qui relève d'un conseil, la capacité d'accueil déclarée à l'annexe C des états financiers de 2006-2007 que le conseil a préparés et présentés au ministère en application de la Loi. («2006-2007 reported capacity»)

«capacité d'accueil déclarée pour 2007-2008» Relativement à une école qui relève d'un conseil, la capacité d'accueil déclarée à l'annexe C des états financiers de 2007-2008 que le conseil a préparés et présentés au ministère en application de la Loi. («2007-2008 reported capacity»)

«école élémentaire excentrée» S'entend au sens du paragraphe 32 (2). («outlying elementary school»)

«école secondaire excentrée» S'entend au sens du paragraphe 32 (2). («outlying secondary school»)

«effectif de 2006-2007» Relativement à une école qui relève d'un conseil, l'effectif quotidien moyen de jour des élèves du conseil pour 2006-2007, au sens du Règlement de l'Ontario 339/06 (Calcul de l'effectif quotidien moyen pour l'exercice 2006-2007 des conseils scolaires) pris en application de la Loi, calculé en ne comptant que les élèves inscrits à l'école. («2006-2007 enrolment»)

«effectif de 2007-2008» Relativement à une école qui relève d'un conseil, l'effectif quotidien moyen de jour des élèves du conseil pour 2007-2008, au sens du Règlement de l'Ontario 150/07 (Calcul de l'effectif quotidien moyen pour l'exercice 2007-2008 des conseils scolaires) pris en application de la Loi, calculé en ne comptant que les élèves inscrits à l'école. («2007-2008 enrolment»)

«effectif de 2008-2009» Relativement à une école qui relève d'un conseil, l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009, calculé en ne comptant que les élèves inscrits à l'école. («2008-2009 enrolment»)

«établissement élémentaire» Établissement qui est ou a été une école élémentaire d'un conseil. («elementary facility»)

«établissement secondaire» Établissement qui est ou a été une école secondaire d'un conseil. («secondary facility»)

Somme liée au fonctionnement des écoles

46. (1) La somme liée au fonctionnement des écoles qui est versée au conseil pour l'exercice est calculée de la manière suivante :

1. Calculer l'effectif quotidien moyen de jour des élèves de l'élémentaire du conseil pour 2008-2009.
2. Multiplier le nombre calculé en application de la disposition 1 par la superficie repère requise par élève de 9,7 mètres carrés pour obtenir la superficie des écoles élémentaires requise pour le conseil.
3. Calculer, en mètres carrés, la superficie redressée des écoles élémentaires requise pour le conseil en appliquant, à la valeur calculée en application de la disposition 2, le facteur relatif à la superficie supplémentaire des écoles élémentaires que le ministre approuve pour le conseil conformément aux paragraphes (2) et (3).
4. Calculer l'effectif quotidien moyen de jour du conseil pour l'exercice 2008-2009 conformément à l'article 2 du règlement sur l'effectif quotidien moyen de jour de 2008-2009, en ne comptant que les élèves qui sont âgés d'au moins 21 ans le 31 décembre 2008.

5. Calculer l'effectif quotidien moyen de l'éducation permanente du conseil pour l'exercice 2008-2009 conformément à l'article 3 du règlement sur l'effectif quotidien moyen de 2008-2009, en ne comptant que les élèves inscrits à un cours pour lequel ils peuvent obtenir un crédit et dans lequel l'enseignement est dispensé entre 8 h et 17 h et en excluant les élèves suivants :
 - i. les élèves inscrits à un cours d'éducation permanente dispensé principalement par des moyens autres qu'un enseignement en classe,
 - ii. les élèves auxquels s'applique le paragraphe 49 (6) de la Loi,
 - iii. les élèves à l'égard desquels le conseil impose des droits en application du paragraphe 8 (4) du règlement sur les droits de 2008-2009.
6. Calculer l'effectif quotidien moyen des cours d'été du conseil pour l'exercice 2008-2009 conformément à l'article 4 du règlement sur l'effectif quotidien moyen de 2008-2009, en excluant les élèves suivants :
 - i. les élèves auxquels s'applique le paragraphe 49 (6) de la Loi,
 - ii. les élèves à l'égard desquels le conseil impose des droits en application du paragraphe 8 (5) du règlement sur les droits de 2008-2009.
7. Prendre le nombre total de places dans les programmes d'enseignement dispensés par le conseil qui sont des programmes d'enseignement admissibles, au sens du paragraphe 23 (2), pour lesquels l'enseignement est offert dans les locaux du conseil.
8. Additionner les nombres obtenus en application des dispositions 4, 5, 6 et 7.
9. Multiplier le total obtenu en application de la disposition 8 par la superficie repère requise par élève de 9,29 mètres carrés pour obtenir la superficie liée à l'éducation permanente et autres programmes requise pour le conseil.
10. Calculer, en mètres carrés, la superficie redressée liée à l'éducation permanente et autres programmes requise pour le conseil en appliquant, à la valeur calculée en application de la disposition 9, le facteur relatif à la superficie supplémentaire liée à l'éducation permanente et autres programmes que le ministre approuve pour le conseil conformément au paragraphe (4).
11. Calculer l'effectif quotidien moyen de jour des élèves du secondaire du conseil pour 2008-2009.
12. Multiplier le nombre calculé en application de la disposition 11 par la superficie repère requise par élève de 12,07 mètres carrés pour obtenir la superficie des écoles secondaires requise pour le conseil.
13. Calculer, en mètres carrés, la superficie redressée des écoles secondaires requise pour le conseil en appliquant, à la valeur calculée en application de la disposition 12, le facteur relatif à la superficie supplémentaire des écoles secondaires que le ministre approuve pour le conseil conformément au paragraphe (6).
14. Obtenir la superficie totale en mètres carrés redressée requise pour le conseil en additionnant les valeurs suivantes :
 - i. La superficie redressée des écoles élémentaires requise pour le conseil, calculée en application de la disposition 3.
 - ii. La superficie redressée liée à l'éducation permanente et autres programmes requise pour le conseil, calculée en application de la disposition 10.
 - iii. La superficie redressée des écoles secondaires requise pour le conseil, calculée en application de la disposition 13.
15. Multiplier le nombre obtenu en application de la disposition 14 par le coût repère de fonctionnement de 67,41 \$ le mètre carré.
16. Pour chaque école élémentaire du conseil, calculer la somme complémentaire liée au fonctionnement des écoles de la manière suivante :
 - i. Calculer l'effectif de 2008-2009.
 - ii. Calculer la capacité d'accueil de l'école, exprimée en places, conformément au paragraphe 56 (31). Toutefois, la capacité d'une école pour laquelle le nombre obtenu en application de la sous-disposition i est nul est réputée nulle pour l'application de la présente disposition.
 - iii. Multiplier le nombre calculé en application de la sous-disposition i par la superficie repère requise par élève de 9,7 mètres carrés.
 - iv. Multiplier le nombre obtenu en application de la sous-disposition iii par le coût repère de fonctionnement de 67,41 \$ le mètre carré.
 - v. Multiplier le nombre obtenu en application de la sous-disposition iv par le facteur relatif à la superficie supplémentaire des écoles élémentaires que le ministre approuve pour le conseil conformément aux paragraphes (2) et (3).

- vi. Multiplier la capacité d'accueil de l'école, exprimée en places, calculée en application de la sous-disposition ii, par la superficie repère requise par élève de 9,7 mètres carrés.
 - vii. Multiplier le nombre obtenu en application de la sous-disposition vi par le coût repère de fonctionnement de 67,41 \$ le mètre carré.
 - viii. Multiplier le nombre obtenu en application de la sous-disposition vii par le facteur relatif à la superficie supplémentaire des écoles élémentaires que le ministre approuve pour le conseil conformément aux paragraphes (2) et (3).
 - ix. Multiplier par 0,2 le nombre obtenu en application de la sous-disposition viii.
 - x. Soustraire le nombre obtenu en application de la sous-disposition v de celui obtenu en application de la sous-disposition viii.
 - xi. Prendre le moindre du nombre obtenu en application de la sous-disposition ix et de celui obtenu en application de la sous-disposition x pour obtenir la somme complémentaire liée au fonctionnement des écoles élémentaires pour l'école en question. Toutefois, si le nombre obtenu en application de la sous-disposition x est nul ou négatif ou que le nombre obtenu en application de la sous-disposition i est nul, cette somme est de zéro.
17. Additionner les sommes complémentaires calculées en application de la disposition 16 pour chacune des écoles élémentaires du conseil.
 18. Identifier les écoles élémentaires du conseil qui sont des écoles élémentaires éloignées, au sens du paragraphe 29 (2.1) du règlement sur les subventions de 2003-2004, mais qui ne sont ni des écoles élémentaires rurales ni des écoles élémentaires excentrées.
 19. Pour chaque école élémentaire identifiée en application de la disposition 18, soustraire la somme calculée en application de la disposition 15 du paragraphe 37 (3) du règlement sur les subventions de 2003-2004 de celle calculée en application de la disposition 16.1 de ce paragraphe. Si la différence obtenue pour une école est négative, la somme calculée pour cette école est réputée nulle.
 20. Additionner les sommes calculées en application de la disposition 19 pour les écoles élémentaires identifiées en application de la disposition 18.
 21. Prendre la somme éventuelle indiquée à la colonne 2 du tableau 11 en regard du nom du conseil.
 22. Additionner les sommes calculées en application des dispositions 20 et 21.
 23. Identifier les écoles élémentaires rurales du conseil qui ne sont pas des écoles élémentaires excentrées.
 24. Additionner les sommes calculées en application de la sous-disposition 16 x pour les écoles élémentaires rurales du conseil identifiées en application de la disposition 23. Si le nombre obtenu pour une école en application de la sous-disposition 16 i est nul ou si le nombre obtenu pour l'école en application de la sous-disposition 16 x est négatif, celui obtenu pour elle en application de la sous-disposition 16 x est réputé nul pour l'application de la présente disposition.
 25. Additionner les sommes calculées en application de la sous-disposition 16 xi pour les écoles élémentaires rurales du conseil identifiées en application de la disposition 23.
 26. Soustraire la somme calculée en application de la disposition 25 de celle calculée en application de la disposition 24.
 27. Additionner les sommes calculées en application de la sous-disposition 16 x pour les écoles élémentaires excentrées du conseil. Si le nombre obtenu pour une école en application de la sous-disposition 16 i est nul ou si le nombre obtenu pour l'école en application de la sous-disposition 16 x est négatif, celui obtenu pour elle en application de la sous-disposition 16 x est réputé nul pour l'application de la présente disposition.
 28. Additionner les sommes calculées en application de la sous-disposition 16 xi pour les écoles élémentaires excentrées du conseil.
 29. Soustraire la somme calculée en application de la disposition 28 de celle calculée en application de la disposition 27.
 30. Pour chaque école secondaire du conseil, calculer la somme complémentaire liée au fonctionnement des écoles de la manière suivante :
 - i. Calculer l'effectif de 2008-2009.
 - ii. Calculer la capacité d'accueil de l'école, exprimée en places, conformément au paragraphe 56 (32). Toutefois, la capacité d'une école pour laquelle le nombre obtenu en application de la sous-disposition i est nul est réputée nulle pour l'application de la présente disposition.
 - iii. Multiplier le nombre calculé en application de la sous-disposition i par la superficie repère requise par élève de 12,07 mètres carrés.
 - iv. Multiplier le nombre obtenu en application de la sous-disposition iii par le coût repère de fonctionnement de 67,41 \$ le mètre carré.

- v. Multiplier le nombre obtenu en application de la sous-disposition iv par le facteur relatif à la superficie supplémentaire des écoles secondaires que le ministre approuve pour le conseil conformément au paragraphe (6).
 - vi. Multiplier la capacité d'accueil de l'école, exprimée en places, calculée en application de la sous-disposition ii, par la superficie repère requise par élève de 12,07 mètres carrés.
 - vii. Multiplier le nombre obtenu en application de la sous-disposition vi par le coût repère de fonctionnement de 67,41 \$ le mètre carré.
 - viii. Multiplier le nombre obtenu en application de la sous-disposition vii par le facteur relatif à la superficie supplémentaire des écoles secondaires que le ministre approuve pour le conseil conformément au paragraphe (6).
 - ix. Multiplier par 0,2 le nombre obtenu en application de la sous-disposition viii.
 - x. Soustraire le nombre obtenu en application de la sous-disposition v de celui obtenu en application de la sous-disposition viii.
 - xi. Prendre le moindre du nombre obtenu en application de la sous-disposition ix et de celui obtenu en application de la sous-disposition x pour obtenir la somme complémentaire liée au fonctionnement des écoles secondaires pour l'école en question. Toutefois, si le nombre obtenu en application de la sous-disposition x est nul ou négatif ou que le nombre obtenu en application de la sous-disposition i est nul, cette somme est de zéro.
31. Additionner les sommes complémentaires liées au fonctionnement des écoles, calculées en application de la disposition 30 pour chacune des écoles secondaires du conseil.
 32. Identifier les écoles secondaires du conseil qui sont des écoles secondaires éloignées, au sens du paragraphe 29 (2.6) du règlement sur les subventions de 2003-2004, mais qui ne sont ni des écoles secondaires rurales ni des écoles secondaires excentrées.
 33. Pour chaque école secondaire identifiée en application de la disposition 32, soustraire la somme calculée en application de la disposition 17 du paragraphe 37 (3) du règlement sur les subventions de 2003-2004 de celle calculée en application de la disposition 18.1 de ce paragraphe. Si la différence obtenue pour une école est négative, la somme calculée pour cette école est réputée nulle.
 34. Additionner les sommes calculées en application de la disposition 33 pour les écoles secondaires identifiées en application de la disposition 32.
 35. Prendre la somme éventuelle indiquée à la colonne 3 du tableau 11 en regard du nom du conseil.
 36. Additionner les sommes calculées en application des dispositions 34 et 35.
 37. Identifier les écoles secondaires rurales du conseil qui ne sont pas des écoles secondaires excentrées.
 38. Additionner les sommes calculées en application de la sous-disposition 30 x pour les écoles secondaires rurales du conseil identifiées en application de la disposition 37. Si le nombre obtenu pour une école en application de la sous-disposition 30 i est nul ou si le nombre obtenu pour l'école en application de la sous-disposition 30 x est négatif, celui obtenu pour elle en application de la sous-disposition 30 x est réputé nul pour l'application de la présente disposition.
 39. Additionner les sommes calculées en application de la sous-disposition 30 xi pour les écoles secondaires rurales du conseil identifiées en application de la disposition 37.
 40. Soustraire la somme calculée en application de la disposition 39 de celle calculée en application de la disposition 38.
 41. Additionner les sommes calculées en application de la sous-disposition 30 x pour les écoles secondaires excentrées du conseil. Si le nombre obtenu pour une école en application de la sous-disposition 30 i est nul ou si le nombre obtenu pour l'école en application de la sous-disposition 30 x est négatif, celui obtenu pour elle en application de la sous-disposition 30 x est réputé nul pour l'application de la présente disposition.
 42. Additionner les sommes calculées en application de la sous-disposition 30 xi pour les écoles secondaires excentrées du conseil.
 43. Soustraire la somme calculée en application de la disposition 42 de celle calculée en application de la disposition 41.
 44. Prendre le moindre de ce qui suit :
 - i. la somme liée au renouvellement des permis d'utilisation de logiciels indiquée à la colonne 2 du tableau 12 en regard du nom du conseil,
 - ii. les dépenses que le conseil a engagées au titre du renouvellement des permis d'utilisation de logiciels telles qu'elles ont été déclarées au ministère dans les états financiers annuels du conseil pour l'exercice.
 45. Additionner les sommes obtenues en application des dispositions 15, 17, 22, 26, 29, 31, 36, 40, 43 et 44.

(2) Pour l'application de la disposition 3 du paragraphe (1), le ministre approuve le facteur relatif à la superficie supplémentaire des écoles élémentaires pour un conseil qu'il estime indiqué pour tenir compte des besoins en matière d'espace supérieurs à la normale qui sont propres au conseil et qui découlent de l'une ou l'autre des circonstances suivantes :

- a) le conseil fait fonctionner une école qu'il est raisonnable de croire trop grande pour la collectivité qu'elle dessert, pour quelque raison que ce soit, notamment la baisse des effectifs;
- b) le conseil fait fonctionner une école dans un bâtiment dont il est raisonnable de trouver que les caractéristiques physiques ne correspondent pas à la superficie repère requise visée au paragraphe (1) ni ne peuvent être modifiées facilement pour y correspondre;
- c) le conseil a des besoins en matière d'espace supérieurs à la normale parce qu'il dessert un nombre supérieur à la normale d'élèves qui sont inscrits à des programmes d'enseignement à l'enfance en difficulté ou à d'autres programmes d'enseignement qui ont besoin de beaucoup d'espace;
- d) il existe d'autres circonstances approuvées par le ministre.

(3) Lors du calcul d'une somme pour l'application du paragraphe (2), le ministre tient compte de l'incidence des circonstances visées aux alinéas (2) a) à d) sur les besoins du conseil en matière d'espace.

(4) Sous réserve du paragraphe (5), les paragraphes (2) et (3) s'appliquent, avec les adaptations nécessaires, pour obliger le ministre à approuver un facteur relatif à la superficie supplémentaire liée à l'éducation permanente et autres programmes pour un conseil. À cette fin, la mention de la superficie des écoles élémentaires est réputée une mention de la superficie liée à l'éducation permanente et autres programmes.

(5) Le ministre ne doit pas approuver, en vertu du paragraphe (4), un facteur pour un conseil qui est supérieur à celui qu'il a approuvé en vertu du paragraphe (6).

(6) Les paragraphes (2) et (3) s'appliquent, avec les adaptations nécessaires, pour obliger le ministre à approuver un facteur relatif à la superficie supplémentaire des écoles secondaires pour un conseil. À cette fin, la mention de la superficie des écoles élémentaires est réputée une mention de la superficie des écoles secondaires.

Somme liée à la réfection des écoles

47. La somme liée à la réfection des écoles qui est versée au conseil pour l'exercice est calculée de la manière suivante :

1. Prendre le pourcentage de la superficie totale des écoles élémentaires du conseil qui se rapporte aux bâtiments qui datent de moins de 20 ans, tel qu'il est indiqué à la colonne 2 du tableau 14 en regard du nom du conseil.
2. Appliquer le pourcentage visé à la disposition 1 au coût repère au mètre carré de réfection des écoles de 7,03 \$.
3. Prendre le pourcentage de la superficie totale des écoles élémentaires du conseil qui se rapporte aux bâtiments qui datent de 20 ans ou plus, tel qu'il est indiqué à la colonne 3 du tableau 14 en regard du nom du conseil.
4. Appliquer le pourcentage visé à la disposition 3 au coût repère au mètre carré de réfection des écoles de 10,54 \$.
5. Additionner les sommes obtenues en application des dispositions 2 et 4 pour obtenir le coût repère moyen pondéré au mètre carré de réfection des écoles élémentaires.
6. Multiplier la somme obtenue en application de la disposition 5 par la superficie redressée des écoles élémentaires requise pour le conseil calculée en application de la disposition 3 du paragraphe 46 (1).
7. Prendre le pourcentage de la superficie totale des écoles secondaires du conseil qui se rapporte aux bâtiments qui datent de moins de 20 ans, tel qu'il est indiqué à la colonne 4 du tableau 14 en regard du nom du conseil.
8. Appliquer le pourcentage visé à la disposition 7 au coût repère au mètre carré de réfection des écoles de 7,03 \$.
9. Prendre le pourcentage de la superficie totale des écoles secondaires du conseil qui se rapporte aux bâtiments qui datent de 20 ans ou plus, tel qu'il est indiqué à la colonne 5 du tableau 14 en regard du nom du conseil.
10. Appliquer le pourcentage visé à la disposition 9 au coût repère au mètre carré de réfection des écoles de 10,54 \$.
11. Additionner les sommes obtenues en application des dispositions 8 et 10 pour obtenir le coût repère moyen pondéré au mètre carré de réfection des écoles secondaires.
12. Multiplier la somme obtenue en application de la disposition 11 par la superficie redressée des écoles secondaires requise pour le conseil calculée en application de la disposition 13 du paragraphe 46 (1).
13. Multiplier la somme obtenue en application de la disposition 11 par la superficie redressée liée à l'éducation permanente et autres programmes requise pour le conseil calculée en application de la disposition 10 du paragraphe 46 (1).
14. Pour chaque école élémentaire du conseil, calculer une somme complémentaire liée à la réfection des écoles, de la manière suivante :

- i. Calculer l'effectif de 2008-2009.
 - ii. Calculer la capacité d'accueil de l'école, exprimée en places, conformément au paragraphe 56 (31). Toutefois, la capacité d'une école pour laquelle le nombre obtenu en application de la sous-disposition i est nul est réputée nulle pour l'application de la présente disposition.
 - iii. Multiplier le nombre calculé en application de la sous-disposition i par la superficie repère requise par élève de 9,7 mètres carrés.
 - iv. Multiplier le nombre obtenu en application de la sous-disposition iii par le coût repère moyen pondéré au mètre carré de réfection des écoles élémentaires, calculé pour le conseil en application de la disposition 5.
 - v. Multiplier le nombre obtenu en application de la sous-disposition iv par le facteur relatif à la superficie supplémentaire des écoles élémentaires que le ministre approuve pour le conseil conformément aux paragraphes 46 (2) et (3).
 - vi. Multiplier la capacité d'accueil de l'école, exprimée en places, calculée en application de la sous-disposition ii, par la superficie repère requise par élève de 9,7 mètres carrés.
 - vii. Multiplier le nombre obtenu en application de la sous-disposition vi par le coût repère moyen pondéré au mètre carré de réfection des écoles élémentaires, calculé pour le conseil en application de la disposition 5.
 - viii. Multiplier le nombre obtenu en application de la sous-disposition vii par le facteur relatif à la superficie supplémentaire des écoles élémentaires que le ministre approuve pour le conseil conformément aux paragraphes 46 (2) et (3).
 - ix. Multiplier par 0,2 le nombre obtenu en application de la sous-disposition viii.
 - x. Soustraire le nombre obtenu en application de la sous-disposition v de celui obtenu en application de la sous-disposition viii.
 - xi. Prendre le moindre du nombre obtenu en application de la sous-disposition ix et de celui obtenu en application de la sous-disposition x pour obtenir la somme complémentaire liée à la réfection des écoles élémentaires pour l'école. Toutefois, si le nombre obtenu en application de la sous-disposition x est nul ou négatif ou que le nombre obtenu en application de la sous-disposition i est nul, la somme complémentaire liée à la réfection des écoles élémentaires pour l'école en question est de zéro.
15. Additionner les sommes complémentaires liées à la réfection des écoles, calculées en application de la disposition 14 pour chacune des écoles élémentaires du conseil.
 16. Identifier les écoles élémentaires du conseil qui sont des écoles élémentaires éloignées, au sens du paragraphe 29 (2.1) du règlement sur les subventions de 2003-2004, mais qui ne sont ni des écoles élémentaires rurales ni des écoles élémentaires excentrées.
 17. Pour chaque école élémentaire identifiée en application de la disposition 16, soustraire la somme calculée en application de la disposition 14 du paragraphe 37 (9) du règlement sur les subventions de 2003-2004 de celle calculée en application de la disposition 14.1 de ce paragraphe. Si la différence obtenue pour une école est négative, la somme calculée pour cette école est réputée nulle.
 18. Additionner les sommes calculées en application de la disposition 17 pour les écoles élémentaires identifiées en application de la disposition 16.
 19. Prendre la somme éventuelle indiquée à la colonne 4 du tableau 11 en regard du nom du conseil.
 20. Additionner les sommes calculées en application des dispositions 18 et 19.
 21. Identifier les écoles élémentaires rurales du conseil qui ne sont pas des écoles élémentaires excentrées.
 22. Additionner les sommes calculées en application de la sous-disposition 14 x pour les écoles élémentaires rurales du conseil identifiées en application de la disposition 21. Si le nombre obtenu pour une école en application de la sous-disposition 14 i est nul ou si le nombre obtenu pour l'école en application de la sous-disposition 14 x est négatif, celui obtenu pour elle en application de la sous-disposition 14 x est réputé nul pour l'application de la présente disposition.
 23. Additionner les sommes calculées en application de la sous-disposition 14 xi pour les écoles élémentaires rurales du conseil identifiées en application de la disposition 21.
 24. Soustraire la somme calculée en application de la disposition 23 de celle calculée en application de la disposition 22.
 25. Additionner les sommes calculées en application de la sous-disposition 14 x pour les écoles élémentaires excentrées du conseil. Si le nombre obtenu pour une école en application de la sous-disposition 14 i est nul ou si le nombre obtenu pour l'école en application de la sous-disposition 14 x est négatif, celui obtenu pour elle en application de la sous-disposition 14 x est réputé nul pour l'application de la présente disposition.

26. Additionner les sommes calculées en application de la sous-disposition 14 xi pour les écoles élémentaires excentrées du conseil.
27. Soustraire la somme calculée en application de la disposition 26 de celle calculée en application de la disposition 25.
28. Pour chaque école secondaire du conseil, calculer la somme complémentaire liée à la réfection des écoles de la manière suivante :
 - i. Calculer l'effectif de 2008-2009.
 - ii. Calculer la capacité d'accueil de l'école, exprimée en places, conformément au paragraphe 56 (32). Toutefois, la capacité d'une école pour laquelle le nombre obtenu en application de la sous-disposition i est nul est réputée nulle pour l'application de la présente disposition.
 - iii. Multiplier le nombre calculé en application de la sous-disposition i par la superficie repère requise par élève de 12,07 mètres carrés.
 - iv. Multiplier le nombre obtenu en application de la sous-disposition iii par le coût repère moyen pondéré au mètre carré de réfection des écoles secondaires, calculé pour le conseil en application de la disposition 11.
 - v. Multiplier le nombre obtenu en application de la sous-disposition iv par le facteur relatif à la superficie supplémentaire des écoles secondaires que le ministre approuve pour le conseil conformément au paragraphe 46 (6).
 - vi. Multiplier la capacité d'accueil de l'école, exprimée en places, calculée en application de la sous-disposition ii, par la superficie repère requise par élève de 12,07 mètres carrés.
 - vii. Multiplier le nombre obtenu en application de la sous-disposition vi par le coût repère moyen pondéré au mètre carré de réfection des écoles secondaires, calculé pour le conseil en application de la disposition 11.
 - viii. Multiplier le nombre obtenu en application de la sous-disposition vii par le facteur relatif à la superficie supplémentaire des écoles secondaires que le ministre approuve pour le conseil conformément au paragraphe 46 (6).
 - ix. Multiplier par 0,2 le nombre obtenu en application de la sous-disposition viii.
 - x. Soustraire le nombre obtenu en application de la sous-disposition v de celui obtenu en application de la sous-disposition viii.
 - xi. Prendre le moindre du nombre obtenu en application de la sous-disposition ix et de celui obtenu en application de la sous-disposition x pour obtenir la somme complémentaire liée à la réfection des écoles secondaires pour l'école. Toutefois, si le nombre obtenu en application de la sous-disposition x est nul ou négatif ou que le nombre obtenu en application de la sous-disposition i est nul, la somme complémentaire liée à la réfection des écoles secondaires pour l'école en question est de zéro.
29. Additionner les sommes complémentaires liées à la réfection des écoles, calculées en application de la disposition 28 pour chacune des écoles secondaires du conseil.
30. Identifier les écoles secondaires du conseil qui sont des écoles secondaires éloignées, au sens du paragraphe 29 (2.6) du règlement sur les subventions de 2003-2004, mais qui ne sont ni des écoles secondaires rurales ni des écoles secondaires excentrées.
31. Pour chaque école secondaire identifiée en application de la disposition 30, soustraire la somme calculée en application de la disposition 16 du paragraphe 37 (9) du règlement sur les subventions de 2003-2004 de celle calculée en application de la disposition 16.1 de ce paragraphe. Si la différence obtenue pour une école est négative, la somme calculée pour cette école est réputée nulle.
32. Additionner les sommes calculées en application de la disposition 31 pour les écoles secondaires identifiées en application de la disposition 30.
33. Prendre la somme éventuelle indiquée à la colonne 5 du tableau 11 en regard du nom du conseil.
34. Additionner les sommes calculées en application des dispositions 32 et 33.
35. Identifier les écoles secondaires rurales du conseil qui ne sont pas des écoles secondaires excentrées.
36. Additionner les sommes calculées en application de la sous-disposition 28 x pour les écoles secondaires rurales du conseil identifiées en application de la disposition 35. Si le nombre obtenu pour une école en application de la sous-disposition 28 i est nul ou si le nombre obtenu pour l'école en application de la sous-disposition 28 x est négatif, celui obtenu pour elle en application de la sous-disposition 28 x est réputé nul pour l'application de la présente disposition.
37. Additionner les sommes calculées en application de la sous-disposition 28 xi pour les écoles secondaires rurales du conseil identifiées en application de la disposition 35.

38. Soustraire la somme calculée en application de la disposition 37 de celle calculée en application de la disposition 36.
39. Additionner les sommes calculées en application de la sous-disposition 28 x pour les écoles secondaires excentrées du conseil. Si le nombre obtenu pour une école en application de la sous-disposition 28 i est nul ou si le nombre obtenu pour l'école en application de la sous-disposition 28 x est négatif, celui obtenu pour elle en application de la sous-disposition 28 x est réputé nul pour l'application de la présente disposition.
40. Additionner les sommes calculées en application de la sous-disposition 28 xi pour les écoles secondaires excentrées du conseil.
41. Soustraire la somme calculée en application de la disposition 40 de celle calculée en application de la disposition 39.
42. Prendre l'augmentation au titre de la réfection des écoles indiquée en regard du nom du conseil au tableau 15.
43. Additionner les sommes obtenues en application des dispositions 6, 12, 13, 15, 24, 27, 29, 38, 41 et 42.
44. Multiplier le total obtenu en application de la disposition 43 par le facteur de redressement géographique indiqué pour le conseil à la colonne 3 du tableau 16.
45. Additionner les sommes calculées en application des dispositions 20, 34 et 44.

Somme liée aux travaux de réfection urgents et importants

48. (1) La somme liée aux travaux de réfection urgents et importants qui est versée au conseil pour l'exercice est calculée de la manière suivante :

1. Pour les travaux de réfection urgents et importants visés au paragraphe (2), calculer la portion du coût des travaux indiqué à la colonne 2 du tableau 17, en regard du nom du conseil, que celui-ci a engagée pendant chacun des exercices 2004-2005, 2005-2006, 2006-2007, 2007-2008 et 2008-2009 à l'égard des travaux de construction ou de rénovation les concernant qui ont été entrepris au plus tôt le 18 mars 2005.
2. Additionner les portions calculées en application de la disposition 1 pour chacun des cinq exercices.
3. Pour les travaux de réfection urgents et importants visés au paragraphe (3), calculer la portion du coût des travaux indiqué à la colonne 3 du tableau 17, en regard du nom du conseil, que celui-ci a engagée pendant chacun des exercices 2005-2006, 2006-2007, 2007-2008 et 2008-2009 à l'égard des travaux de construction ou de rénovation les concernant qui ont été entrepris au plus tôt le 1^{er} janvier 2006.
4. Additionner les portions calculées en application de la disposition 3 pour chacun des quatre exercices.
5. Pour les travaux de réfection urgents et importants visés au paragraphe (4), calculer la portion du coût des travaux indiqué à la colonne 4 du tableau 17, en regard du nom du conseil, que celui-ci a engagée pendant chacun des exercices 2006-2007, 2007-2008 et 2008-2009 à l'égard des travaux de construction ou de rénovation les concernant qui ont été entrepris au plus tôt le 1^{er} janvier 2007.
6. Additionner les portions calculées en application de la disposition 5 pour chacun des trois exercices.
7. Additionner les sommes calculées en application des dispositions 2, 4 et 6.
8. Calculer la portion de la somme calculée en application de la disposition 7 à l'égard de laquelle le conseil est redevable d'intérêts à court terme.
9. Prendre le moindre des montants suivants :
 - i. le montant des intérêts à court terme dont le conseil est redevable pour l'exercice 2008-2009 à l'égard de la somme calculée en application de la disposition 8,
 - ii. le montant des intérêts à court terme dont le conseil serait redevable, pour l'exercice 2008-2009, à l'égard de la portion calculée en application de la disposition 8 si chaque emprunt avait été assorti d'un taux d'intérêt annuel ne dépassant pas de plus de 0,20 pour cent celui des acceptations bancaires de trois mois qui est applicable au moment où il est contracté.
10. Calculer la portion de la somme calculée en application de la disposition 7 à l'égard de laquelle le conseil n'est pas redevable d'intérêts.
11. Calculer le montant des intérêts à court terme dont le conseil serait redevable, pour l'exercice 2008-2009, à l'égard de la portion visée à la disposition 10 si chaque montant la composant avait été emprunté à la date où il est retiré des réserves du conseil au taux d'intérêt annuel des acceptations bancaires de trois mois en vigueur le 2 septembre 2008.
12. Calculer le total du capital et des intérêts que le conseil a engagés au cours de l'exercice 2008-2009 à l'égard des fonds qu'il a empruntés auprès de l'Office ontarien de financement pour payer le coût ou une portion du coût calculé en application de la disposition 7.
13. Additionner les sommes éventuelles calculées en application des dispositions 9, 11 et 12.

(2) Pour l'application de la disposition 1 du paragraphe (1), les travaux de réfection urgents et importants s'entendent des travaux qui réunissent les conditions suivantes :

- a) ils sont effectués dans les écoles du conseil indiquées à l'annexe B du document intitulé «Lieux propices à l'apprentissage : Allocation de la phase 1», que l'on peut consulter de la manière indiquée au paragraphe 3 (6);
- b) le ministre les a approuvés individuellement, comme l'indique le document mentionné à l'alinéa a), au motif qu'ils répondaient chacun à des besoins de réfection urgents et importants dans l'école concernée.

(3) Pour l'application de la disposition 3 du paragraphe (1), les travaux de réfection urgents et importants s'entendent des travaux qui réunissent les conditions suivantes :

- a) ils sont effectués dans les écoles du conseil indiquées à l'annexe C du document intitulé «Lieux propices à l'apprentissage : Allocation de la phase 2», que l'on peut consulter de la manière indiquée au paragraphe 3 (6);
- b) le ministre les a approuvés individuellement, comme l'indique le document mentionné à l'alinéa a), au motif qu'ils répondaient chacun à des besoins de réfection urgents et importants dans l'école concernée.

(4) Pour l'application de la disposition 5 du paragraphe (1), les travaux de réfection urgents et importants s'entendent des travaux qui réunissent les conditions suivantes :

- a) ils sont effectués dans les écoles du conseil indiquées à l'annexe B du document intitulé «Lieux propices à l'apprentissage : Allocation de la phase 3», que l'on peut consulter de la manière indiquée au paragraphe 3 (6);
- b) le ministre les a approuvés individuellement, comme l'indique le document mentionné à l'alinéa a), au motif qu'ils répondaient chacun à des besoins de réfection urgents et importants dans l'école concernée.

Somme liée aux nouvelles places

49. (1) La somme liée aux nouvelles places qui est versée au conseil pour l'exercice est calculée de la manière suivante :

1. Calculer le nombre de nouvelles places à l'élémentaire que le conseil déclare, au plus tard le 31 août 2005, comme ayant été aménagées au plus tard le 30 septembre 2003 et financées en totalité ou en partie à l'aide de sommes calculées pour le conseil en application d'une disposition que remplace le présent paragraphe. À cette fin, une nouvelle place est établie par le conseil conformément au Guide d'instructions, que l'on peut consulter de la manière indiquée au paragraphe 3 (1).
2. Calculer le nombre de nouvelles places à l'élémentaire qui ont été aménagées ou sont en cours d'aménagement au plus tard le 30 septembre 2008 ou pour lesquelles le conseil a attribué des contrats de construction au plus tard à cette date.
3. Calculer le nombre de nouvelles places à l'élémentaire qui ont été aménagées ou sont en cours d'aménagement au plus tard le 31 mars 2009 ou pour lesquelles le conseil a attribué des contrats de construction au plus tard à cette date.
4. Calculer le coût de construction, déclaré au plus tard le 31 août 2009, des travaux d'agrandissement permanent des écoles élémentaires à l'égard des aires d'enseignement auxquelles s'applique une charge 0, établie en application du paragraphe 56 (6), lorsque, selon le cas :
 - i. la construction des travaux est achevée au plus tard le 30 septembre 2008,
 - ii. les travaux sont en cours de construction à cette date,
 - iii. le conseil a attribué des contrats de construction pour les travaux au plus tard à cette date.
5. Calculer la somme payable au cours de l'exercice 2008-2009 si la somme calculée en application de la disposition 4 est amortie sur 25 ans à un taux d'intérêt annuel de 5,25 pour cent sans capitalisation.
6. Calculer le coût de construction, déclaré au plus tard le 31 août 2009, des travaux d'agrandissement permanent des écoles élémentaires à l'égard des aires d'enseignement auxquelles s'applique une charge 0, établie en application du paragraphe 56 (6), lorsque, selon le cas :
 - i. la construction des travaux est achevée au plus tard le 31 mars 2009,
 - ii. les travaux sont en cours de construction à cette date,
 - iii. le conseil a attribué des contrats de construction pour les travaux au plus tard à cette date.
7. Calculer la somme payable au cours de l'exercice 2008-2009 si la somme calculée en application de la disposition 6 est amortie sur 25 ans à un taux d'intérêt annuel de 5,25 pour cent sans capitalisation.
8. Calculer les frais de location à bail à l'égard des nouvelles places à l'élémentaire qui ont été payés au cours de l'exercice 2008-2009 et déclarés au plus tard le 31 août 2009.
9. Calculer les frais d'installations d'accueil temporaires à l'égard des nouvelles places à l'élémentaire qui sont engagés au cours des exercices 2005-2006, 2006-2007, 2007-2008 et 2008-2009 et déclarés au plus tard le 31 août 2009, ces frais ne comprenant pas les sommes calculées en application de la disposition 8 ou d'une disposition qu'elle remplace à l'égard d'un exercice antérieur.

10. Soustraire de la somme calculée en application de la disposition 9 celle calculée à l'égard du conseil en application de la disposition 9 du paragraphe 36 (10) du règlement sur les subventions de 2005-2006.
11. Calculer la somme payable au cours de l'exercice 2008-2009 si la somme calculée en application de la disposition 10 est amortie sur 25 ans à un taux d'intérêt annuel de 5,25 pour cent sans capitalisation.
12. Additionner les sommes calculées en application des dispositions 8 et 11.
13. Multiplier le nombre obtenu en application de la disposition 1 par la superficie repère requise par élève, avant septembre 2005, de 9,29 mètres carrés.
14. Multiplier le produit obtenu en application de la disposition 13 par le coût repère de construction de nouvelles écoles, avant septembre 2004, de 118,40 \$ le mètre carré.
15. Multiplier la somme calculée en application de la disposition 14 par le facteur de redressement géographique indiqué à la colonne 2 du tableau 16 en regard du nom du conseil.
16. Soustraire le nombre obtenu en application de la disposition 1 de celui obtenu en application de la disposition 2.
17. Multiplier le nombre obtenu en application de la disposition 16 par la superficie repère requise par élève de 9,7 mètres carrés.
18. Multiplier le produit obtenu en application de la disposition 17 par le coût repère de construction de nouvelles écoles de 120,77 \$ le mètre carré.
19. Multiplier la somme calculée en application de la disposition 18 par le facteur de redressement géographique indiqué à la colonne 3 du tableau 16 en regard du nom du conseil.
20. Soustraire le nombre obtenu en application de la disposition 2 de celui obtenu en application de la disposition 3.
21. Multiplier le nombre obtenu en application de la disposition 20 par la superficie repère requise par élève de 9,7 mètres carrés.
22. Multiplier le produit obtenu en application de la disposition 21 par le coût repère de construction de nouvelles écoles de 120,77 \$ le mètre carré.
23. Multiplier la somme calculée en application de la disposition 22 par le facteur de redressement géographique indiqué à la colonne 3 du tableau 16 en regard du nom du conseil.
24. Soustraire la somme calculée en application de la disposition 5 de celle calculée en application de la disposition 7.
25. Additionner les sommes calculées en application des dispositions 23 et 24.
26. Multiplier par 0,37 la somme calculée en application de la disposition 25.
27. Additionner les sommes calculées en application des dispositions 5, 12, 15, 19 et 26.
28. Pour chaque établissement élémentaire du conseil qui en était également un au cours de l'exercice 2005-2006, appliquer les charges établies en application du paragraphe 37 (16) du règlement sur les subventions de 2004-2005 aux aires d'enseignement de l'établissement, classées en application de ce paragraphe.
29. Additionner les nombres obtenus en application de la disposition 28 pour les établissements élémentaires du conseil.
30. Additionner les nombres éventuels obtenus à l'égard du conseil en application des dispositions suivantes :
 - i. Le paragraphe 56 (8), s'il s'applique comme le prévoit le paragraphe 56 (7).
 - ii. Le paragraphe 56 (19), s'il s'applique comme le prévoit le paragraphe 56 (18).
 - iii. Le paragraphe 56 (22), s'il s'applique comme le prévoit le paragraphe 56 (21).
 - iv. Le paragraphe 51 (8) du règlement sur les subventions de 2007-2008.
 - v. Le paragraphe 51 (19) du règlement sur les subventions de 2007-2008.
 - vi. Le paragraphe 51 (22) du règlement sur les subventions de 2007-2008.
 - vii. Le paragraphe 39 (24) du règlement sur les subventions de 2006-2007.
 - viii. Le paragraphe 39 (35) du règlement sur les subventions de 2006-2007.
 - ix. Le paragraphe 39 (38) du règlement sur les subventions de 2006-2007.
 - x. Le paragraphe 36 (18) du règlement sur les subventions de 2005-2006.
 - xi. Le paragraphe 36 (29) du règlement sur les subventions de 2005-2006.
 - xii. Le paragraphe 36 (32) du règlement sur les subventions de 2005-2006.

31. Soustraire le nombre obtenu en application de la disposition 30 de celui obtenu en application de la disposition 29.
32. Ajouter au nombre obtenu en application de la disposition 31 la somme éventuelle des nombres obtenus à l'égard du conseil en application des dispositions suivantes :
 - i. Le paragraphe 56 (1).
 - ii. Le paragraphe 56 (11), s'il s'applique comme le prévoit le paragraphe 56 (10).
 - iii. Le paragraphe 56 (16), s'il s'applique comme le prévoit le paragraphe 56 (14).
 - iv. Le paragraphe 56 (24).
 - v. Le paragraphe 56 (28), s'il s'applique comme le prévoit le paragraphe 56 (27).
 - vi. Le paragraphe 51 (1) du règlement sur les subventions de 2007-2008.
 - vii. Le paragraphe 51 (11) du règlement sur les subventions de 2007-2008.
 - viii. Le paragraphe 51 (16) du règlement sur les subventions de 2007-2008.
 - ix. Le paragraphe 51 (24) du règlement sur les subventions de 2007-2008.
 - x. Le paragraphe 51 (28) du règlement sur les subventions de 2007-2008.
 - xi. Le paragraphe 39 (17) du règlement sur les subventions de 2006-2007.
 - xii. Le paragraphe 39 (27) du règlement sur les subventions de 2006-2007.
 - xiii. Le paragraphe 39 (32) du règlement sur les subventions de 2006-2007.
 - xiv. Le paragraphe 39 (40) du règlement sur les subventions de 2006-2007.
 - xv. Le paragraphe 39 (45) du règlement sur les subventions de 2006-2007.
 - xvi. Le paragraphe 36 (11) du règlement sur les subventions de 2005-2006.
 - xvii. Le paragraphe 36 (21) du règlement sur les subventions de 2005-2006.
 - xviii. Le paragraphe 36 (26) du règlement sur les subventions de 2005-2006.
 - xix. Le paragraphe 36 (34) du règlement sur les subventions de 2005-2006.
 - xx. Le paragraphe 36 (39) du règlement sur les subventions de 2005-2006.
33. Soustraire le nombre obtenu en application de la disposition 32 de l'effectif quotidien moyen de jour des élèves de l'élémentaire du conseil pour 2008-2009. Si la différence est négative, le nombre obtenu en application de la présente disposition est réputé nul.
34. Ajouter au nombre obtenu en application de la disposition 33 la somme éventuelle des nombres dont chacun correspond au nombre de nouvelles places dont le conseil a besoin par suite de l'augmentation de l'effectif à l'élémentaire, calculé pour un exercice antérieur.
35. Ajouter au nombre obtenu en application de la disposition 34 la somme éventuelle des nombres de nouvelles places à l'élémentaire nécessaires au titre du redressement temporaire des immobilisations, calculés pour un exercice antérieur, à l'égard des places indiquées à la colonne 4 du tableau 20 dans les municipalités indiquées à la colonne 2 en regard du nom du conseil.
36. Ajouter au nombre obtenu en application de la disposition 35 le nombre éventuel de nouvelles places à l'élémentaire nécessaires au titre du redressement des immobilisations en 2005, lequel est indiqué à la colonne 2 du tableau 18 en regard du nom du conseil.
37. Soustraire le nombre obtenu à l'égard du conseil en application de la disposition 2 du paragraphe 37 (10) du règlement sur les subventions de 2003-2004 de celui obtenu à son égard en application de la disposition 3.2 de ce paragraphe. Si la différence est négative, le nombre obtenu en application de la présente disposition est réputé nul.
38. Additionner les nombres obtenus en application des dispositions 36 et 37.
39. Ajouter au nombre obtenu en application de la disposition 38 le nombre éventuel de nouvelles places dont le conseil a besoin à l'égard de ses écoles élémentaires dont le coût des réparations, calculé pour un exercice antérieur, est prohibitif et dont le nom figure à la colonne 3 du tableau 22 en regard du nom du conseil à la colonne 1.
40. Si le nombre obtenu en application de la disposition 33 est nul, ajouter le nombre éventuel de nouvelles places dont le conseil a besoin par suite de l'augmentation de l'effectif à l'élémentaire, calculé en application du paragraphe 56 (1), à celui obtenu en application de la disposition 39.
41. Prendre le moindre des nombres obtenus en application des dispositions suivantes :

- i. la disposition 1,
 - ii. la disposition 39 ou 40, selon le cas.
42. Soustraire le nombre obtenu en application de la disposition 41 de celui obtenu en application de la disposition 39 ou 40, selon le cas.
 43. Multiplier le nombre obtenu en application de la disposition 41 par la superficie repère requise par élève, avant septembre 2005, de 9,29 mètres carrés.
 44. Multiplier le produit obtenu en application de la disposition 43 par le coût repère de construction de nouvelles écoles, avant septembre 2004, de 118,40 \$ le mètre carré.
 45. Multiplier la somme calculée en application de la disposition 44 par le facteur de redressement géographique indiqué à la colonne 2 du tableau 16 en regard du nom du conseil.
 46. Multiplier le nombre obtenu en application de la disposition 42 par la superficie repère requise par élève de 9,7 mètres carrés.
 47. Multiplier le produit obtenu en application de la disposition 46 par le coût repère de construction de nouvelles écoles de 120,77 \$ le mètre carré.
 48. Multiplier la somme calculée en application de la disposition 47 par le facteur de redressement géographique indiqué à la colonne 3 du tableau 16 en regard du nom du conseil.
 49. Additionner les sommes calculées en application des dispositions 45 et 48.
 50. Calculer le nombre de nouvelles places au secondaire que le conseil déclare, au plus tard le 31 août 2005, comme ayant été aménagées au plus tard le 30 septembre 2003 et financées en totalité ou en partie à l'aide de sommes calculées pour le conseil en application d'une disposition qui remplace le présent paragraphe. À cette fin, une nouvelle place est établie par le conseil conformément au Guide d'instructions, que l'on peut consulter de la manière indiquée au paragraphe 3 (1).
 51. Calculer le nombre de nouvelles places au secondaire qui ont été aménagées ou sont en cours d'aménagement au plus tard le 30 septembre 2008 ou pour lesquelles le conseil a attribué des contrats de construction au plus tard à cette date.
 52. Calculer le nombre de nouvelles places au secondaire qui ont été aménagées ou sont en cours d'aménagement au plus tard le 31 mars 2009 ou pour lesquelles le conseil a attribué des contrats de construction au plus tard à cette date.
 53. Calculer le coût de construction, déclaré au plus tard le 31 août 2009, des travaux d'agrandissement permanent des écoles secondaires à l'égard des aires d'enseignement auxquelles s'applique une charge 0, établie en application du paragraphe 56 (6), lorsque, selon le cas :
 - i. la construction des travaux est achevée au plus tard le 30 septembre 2008,
 - ii. les travaux sont en cours de construction à cette date,
 - iii. le conseil a attribué des contrats de construction pour les travaux au plus tard à cette date.
 54. Calculer la somme payable au cours de l'exercice 2008-2009 si la somme calculée en application de la disposition 53 est amortie sur 25 ans à un taux d'intérêt annuel de 5,25 pour cent sans capitalisation.
 55. Calculer le coût de construction, déclaré au plus tard le 31 août 2009, des travaux d'agrandissement permanent des écoles secondaires à l'égard des aires d'enseignement auxquelles s'applique une charge 0, établie en application du paragraphe 56 (6), lorsque, selon le cas :
 - i. la construction des travaux est achevée au plus tard le 31 mars 2009,
 - ii. les travaux sont en cours de construction à cette date,
 - iii. le conseil a attribué des contrats de construction pour les travaux au plus tard à cette date.
 56. Calculer la somme payable au cours de l'exercice 2008-2009 si la somme calculée en application de la disposition 55 est amortie sur 25 ans à un taux d'intérêt annuel de 5,25 pour cent sans capitalisation.
 57. Calculer les frais de location à bail à l'égard des nouvelles places au secondaire qui ont été payés au cours de l'exercice 2008-2009 et déclarés au plus tard le 31 août 2009.
 58. Calculer les frais d'installations d'accueil temporaires à l'égard des nouvelles places au secondaire qui ont été engagés au cours des exercices 2005-2006, 2006-2007, 2007-2008 et 2008-2009 et déclarés au plus tard le 31 août 2009, ces frais ne comprenant pas les sommes calculées en application de la disposition 57 ou d'une disposition qu'elle remplace à l'égard d'un exercice antérieur.
 59. Soustraire de la somme calculée en application de la disposition 58 celle calculée à l'égard du conseil en application de la disposition 57 du paragraphe 36 (10) du règlement sur les subventions de 2005-2006.

60. Calculer la somme payable au cours de l'exercice 2008-2009 si la somme calculée en application de la disposition 59 est amortie sur 25 ans à un taux d'intérêt annuel de 5,25 pour cent sans capitalisation.
61. Additionner les sommes calculées en application des dispositions 57 et 60.
62. Multiplier le nombre obtenu en application de la disposition 50 par la superficie repère requise par élève de 12,07 mètres carrés.
63. Multiplier le produit obtenu en application de la disposition 62 par le coût repère de construction de nouvelles écoles, avant septembre 2004, de 129,17 \$ le mètre carré.
64. Multiplier la somme calculée en application de la disposition 63 par le facteur de redressement géographique indiqué à la colonne 2 du tableau 16 en regard du nom du conseil.
65. Soustraire le nombre obtenu en application de la disposition 50 de celui obtenu en application de la disposition 51.
66. Multiplier le nombre obtenu en application de la disposition 65 par la superficie repère requise par élève de 12,07 mètres carrés.
67. Multiplier le produit obtenu en application de la disposition 66 par le coût repère de construction de nouvelles écoles de 131,75 \$ le mètre carré.
68. Multiplier la somme calculée en application de la disposition 67 par le facteur de redressement géographique indiqué à la colonne 3 du tableau 16 en regard du nom du conseil.
69. Soustraire le nombre obtenu en application de la disposition 51 de celui obtenu en application de la disposition 52.
70. Multiplier le nombre obtenu en application de la disposition 69 par la superficie repère requise par élève de 12,07 mètres carrés.
71. Multiplier le produit obtenu en application de la disposition 70 par le coût repère de construction de nouvelles écoles de 131,75 \$ le mètre carré.
72. Multiplier la somme calculée en application de la disposition 71 par le facteur de redressement géographique indiqué à la colonne 3 du tableau 16 en regard du nom du conseil.
73. Soustraire la somme calculée en application de la disposition 54 de celle calculée en application de la disposition 56.
74. Additionner les sommes calculées en application des dispositions 72 et 73.
75. Multiplier par 0,37 la somme calculée en application de la disposition 74.
76. Additionner les sommes calculées en application des dispositions 54, 61, 64, 68 et 75.
77. Calculer l'effectif quotidien moyen de jour des élèves du secondaire du conseil pour 2008-2009.
78. Soustraire la capacité d'accueil au secondaire du conseil calculée en application du paragraphe 56 (5) du nombre obtenu en application de la disposition 77. Si la différence est négative, le nombre obtenu en application de la présente disposition est réputé nul.
79. Ajouter au nombre obtenu en application de la disposition 78 la somme éventuelle des nombres dont chacun correspond au nombre de nouvelles places dont le conseil a besoin par suite de l'augmentation de l'effectif au secondaire, calculé pour un exercice antérieur.
80. Ajouter au nombre obtenu en application de la disposition 79 la somme éventuelle des nombres de nouvelles places au secondaire nécessaires au titre du redressement temporaire des immobilisations, calculés pour un exercice antérieur, à l'égard des places indiquées à la colonne 5 du tableau 20 dans les municipalités indiquées à la colonne 2 en regard du nom du conseil.
81. Ajouter au nombre obtenu en application de la disposition 80 le nombre éventuel de nouvelles places au secondaire nécessaires au titre du redressement des immobilisations en 2005, lequel est indiqué à la colonne 3 du tableau 18 en regard du nom du conseil.
82. Soustraire le nombre obtenu à l'égard du conseil en application de la disposition 17 du paragraphe 37 (10) du règlement sur les subventions de 2003-2004 de celui obtenu à son égard en application de la disposition 18.2 de ce paragraphe. Si la différence est négative, le nombre obtenu en application de la présente disposition est réputé nul.
83. Additionner les nombres obtenus en application des dispositions 81 et 82.
84. Ajouter au nombre obtenu en application de la disposition 83 le nombre éventuel de nouvelles places dont le conseil a besoin à l'égard de ses écoles secondaires dont le coût des réparations, calculé pour un exercice antérieur, est prohibitif et dont le nom figure à la colonne 4 du tableau 22 en regard du nom de conseil à la colonne 1.
85. Si le nombre obtenu en application de la disposition 78 est nul, ajouter le nombre éventuel de nouvelles places dont le conseil a besoin par suite de l'augmentation de l'effectif au secondaire, calculé en application du paragraphe 56 (3), à celui obtenu en application de la disposition 84.

86. Prendre le moindre des nombres obtenus en application des dispositions suivantes :
 - i. la disposition 50,
 - ii. la disposition 84 ou 85, selon le cas.
87. Soustraire le nombre obtenu en application de la disposition 86 de celui obtenu en application de la disposition 84 ou 85, selon le cas.
88. Multiplier le nombre obtenu en application de la disposition 86 par la superficie repère requise par élève de 12,07 mètres carrés.
89. Multiplier le produit obtenu en application de la disposition 88 par le coût repère de construction de nouvelles écoles, avant septembre 2004, de 129,17 \$ le mètre carré.
90. Multiplier la somme calculée en application de la disposition 89 par le facteur de redressement géographique indiqué à la colonne 2 du tableau 16 en regard du nom du conseil.
91. Multiplier le nombre obtenu en application de la disposition 87 par la superficie repère requise par élève de 12,07 mètres carrés.
92. Multiplier le produit obtenu en application de la disposition 91 par le coût repère de construction de nouvelles écoles de 131,75 \$ le mètre carré.
93. Multiplier la somme calculée en application de la disposition 92 par le facteur de redressement géographique indiqué à la colonne 3 du tableau 16 en regard du nom du conseil.
94. Additionner les sommes calculées en application des dispositions 90 et 93.
95. Additionner les sommes calculées en application des dispositions 27 et 76.
96. Additionner les sommes calculées en application des dispositions 49 et 94.
97. Ajouter à la somme calculée en application de la disposition 96 la somme éventuelle obtenue à l'égard du conseil en application de la disposition 35 du paragraphe 37 (10) du règlement sur les subventions de 2004-2005.
98. Prendre la moindre des sommes calculées en application des dispositions 95 et 97.
99. Calculer la part de chacun des travaux d'immobilisations du conseil, à savoir les travaux effectués aux fins visées à l'article 1 du Règlement de l'Ontario 446/98 (Fonds de réserve) pris en application de la Loi, y compris les travaux achevés le 31 août 2009, ceux en cours de construction à cette date ou ceux pour lesquels le conseil a attribué un contrat de construction au plus tard à la même date, qui était financée en totalité ou en partie à l'aide de sommes calculées en application du présent paragraphe ou d'une disposition qu'il remplace à l'égard d'un exercice antérieur.
100. Pour les travaux d'immobilisations visés à la disposition 99, calculer la dette contractée entre le 31 août 1998 et le 31 août 2009 à l'égard de la part calculée pour chacun d'eux en application de la disposition 99, la dette excluant ce qui suit :
 - i. la dette contractée pour financer l'aménagement des nouvelles places à l'élémentaire occasionnées par la baisse de l'effectif des classes du cycle primaire en application du paragraphe 50 (1) ou d'une disposition qu'il remplace à l'égard d'un exercice antérieur,
 - ii. la dette contractée pour financer l'aménagement des nouvelles places à l'élémentaire ou au secondaire qui sont mentionnées dans le plan présenté en application du paragraphe 51 (3), ou d'une disposition qu'il remplace à l'égard d'un exercice antérieur, en ce qui concerne la somme liée aux écoles des quartiers à forte croissance,
 - iii. la dette liée aux sommes calculées en application des articles 52, 53, 54 et 55,
 - iv. la dette avec ou sans financement permanent, au sens du paragraphe 57 (2).
101. Additionner les sommes calculées en application de la disposition 100 pour les travaux d'immobilisations mentionnés à la disposition 99.
102. Calculer les frais annuels de service de la dette engagés au cours de l'exercice 2008-2009 à l'égard de la somme calculée en application de la disposition 101.
103. Pour chaque bail pluriannuel conclu entièrement ou en partie afin de fournir des aires d'enseignement, à l'exclusion des nouvelles places occasionnées par la baisse de l'effectif des classes du cycle primaire, calculer la somme payable pendant l'exercice 2008-2009 à l'égard de la fourniture d'aires d'enseignement.
104. Additionner les sommes calculées en application de la disposition 103 pour tous les baux pluriannuels visés à cette disposition.
105. Additionner les sommes calculées en application des dispositions 102 et 104.

106. Soustraire la somme calculée en application de la disposition 98 de celle calculée en application de la disposition 97. Si la différence est négative, le nombre obtenu en application de la présente disposition est réputé nul.
107. Soustraire la somme calculée en application de la disposition 98 de celle calculée en application de la disposition 105. Si la différence est négative, le nombre obtenu en application de la présente disposition est réputé nul.
108. Prendre la moindre des sommes calculées en application des dispositions 106 et 107.
109. Additionner les sommes obtenues en application des dispositions 98 et 108.
110. Calculer la part de chacun des travaux d'immobilisations du conseil, à savoir les travaux effectués aux fins visées au paragraphe 1 (2) du Règlement de l'Ontario 446/98, y compris les travaux achevés le 31 août 2006, ceux en cours de construction à cette date ou ceux pour lesquels le conseil a attribué un contrat de construction au plus tard à la même date, qui était financée en totalité ou en partie à l'aide de sommes calculées en application du présent paragraphe ou d'une disposition qu'il remplace à l'égard d'un exercice antérieur.
111. Pour les travaux d'immobilisations visés à la disposition 110, calculer la dette contractée entre le 31 août 1998 et le 31 août 2009 à l'égard de la part calculée pour chacun d'eux en application de la disposition 110, la dette excluant ce qui suit :
 - i. la dette contractée pour financer l'aménagement des nouvelles places à l'élémentaire occasionnées par la baisse de l'effectif des classes du cycle primaire en application du paragraphe 50 (1) ou d'une disposition qu'il remplace à l'égard d'un exercice antérieur,
 - ii. la dette contractée pour financer l'aménagement des nouvelles places à l'élémentaire ou au secondaire qui sont mentionnées dans le plan présenté en application du paragraphe 51 (3), ou d'une disposition qu'il remplace à l'égard d'un exercice antérieur, en ce qui concerne la somme liée aux écoles des quartiers à forte croissance,
 - iii. la dette liée aux sommes calculées en application des articles 52, 53, 54 et 55,
 - iv. la dette avec ou sans financement permanent, au sens du paragraphe 57 (2).
112. Additionner les sommes calculées en application de la disposition 111 pour les travaux d'immobilisations mentionnés à la disposition 110.
113. Calculer les frais annuels de service de la dette engagés au cours de l'exercice 2008-2009 à l'égard de la somme calculée en application de la disposition 112.
114. Calculer les frais annuels de service de la dette engagés au cours de l'exercice 2008-2009 à l'égard de la somme calculée en application du paragraphe (4).
115. Pour chaque bail pluriannuel conclu au plus tard le 31 août 2006 entièrement ou en partie afin de fournir des aires d'enseignement, à l'exclusion des nouvelles places occasionnées par la baisse de l'effectif des classes du cycle primaire, calculer la somme payable pendant l'exercice 2008-2009 à l'égard de la fourniture d'aires d'enseignement.
116. Additionner les sommes calculées en application de la disposition 115 pour tous les baux pluriannuels visés à cette disposition.
117. Additionner les sommes calculées en application des dispositions 114 et 116.
118. Prendre la moindre de la somme calculée en application de la disposition 117 et de celle calculée à l'égard du conseil en application de la disposition 110 du paragraphe 39 (11) du règlement sur les subventions de 2006-2007.
119. Additionner les sommes calculées en application des dispositions 113 et 118.
120. Calculer une somme pour le conseil conformément au paragraphe (2).
121. Soustraire la somme calculée en application de la disposition 120 de celle calculée en application de la disposition 119. Si la différence est négative, la somme calculée en application de la présente disposition est réputée nulle.
122. Si la somme calculée en application de la disposition 121 est inférieure ou égale à celle calculée en application de la disposition 97, la somme calculée en application de la présente disposition est réputée nulle. Si la somme calculée en application de la disposition 121 est supérieure à celle calculée en application de la disposition 97, calculer une somme de la manière suivante :
 - i. Calculer le nombre de nouvelles places dont le conseil a besoin par suite de l'augmentation de l'effectif à l'élémentaire, calculé en application du paragraphe 56 (1) ou d'une disposition qu'il remplace, à l'exception de celles qui ont été aménagées le 31 mars 2006, de celles qui sont en cours d'aménagement à cette date ou de celles pour lesquelles le conseil a attribué un contrat de construction au plus tard à la même date.
 - ii. Calculer le nombre de nouvelles places à l'élémentaire nécessaires au titre du redressement des immobilisations en 2005, indiqué à la colonne 2 du tableau 18 en regard du nom du conseil, à l'exception de celles qui ont été aménagées le 31 mars 2006, de celles qui sont en cours d'aménagement à cette date ou de celles pour lesquelles le conseil a attribué un contrat de construction au plus tard à la même date.

- iii. Additionner les nombres obtenus en application des sous-dispositions i et ii.
- iv. Multiplier le nombre obtenu en application de la sous-disposition iii par la superficie repère requise par élève de 9,7 mètres carrés.
- v. Multiplier le nombre obtenu en application de la sous-disposition iv par le coût repère de construction de 120,77 \$ le mètre carré.
- vi. Multiplier la somme calculée en application de la sous-disposition v par le facteur de redressement géographique indiqué à la colonne 3 du tableau 16 en regard du nom du conseil.
- vii. Calculer le nombre de nouvelles places dont le conseil a besoin par suite de l'augmentation de l'effectif au secondaire, calculé en application du paragraphe 56 (3) ou d'une disposition qu'il remplace, à l'exception de celles qui ont été aménagées le 31 mars 2006, de celles qui sont en cours d'aménagement à cette date ou de celles pour lesquelles le conseil a attribué un contrat de construction au plus tard à la même date.
- viii. Calculer le nombre de nouvelles places au secondaire nécessaires au titre du redressement des immobilisations en 2005, indiqué à la colonne 3 du tableau 18 en regard du nom du conseil, à l'exception de celles qui ont été aménagées le 31 mars 2006, de celles qui sont en cours d'aménagement à cette date ou de celles pour lesquelles le conseil a attribué un contrat de construction au plus tard à la même date.
- ix. Additionner les nombres obtenus en application des sous-dispositions vii et viii.
- x. Multiplier le nombre obtenu en application de la sous-disposition ix par la superficie repère requise par élève de 12,07 mètres carrés.
- xi. Multiplier le nombre obtenu en application de la sous-disposition x par le coût repère de construction de 131,75 \$ le mètre carré.
- xii. Multiplier la somme calculée en application de la sous-disposition xi par le facteur de redressement géographique indiqué à la colonne 3 du tableau 16 en regard du nom du conseil.
- xiii. Additionner les sommes calculées en application des sous-dispositions vi et xii.
- 123. Soustraire la somme calculée en application de la disposition 122 de celle calculée en application de la disposition 97.
- 124. Soustraire la somme obtenue en application de la disposition 123 de celle calculée en application de la disposition 121. Si la différence est négative, la somme calculée en application de la présente disposition est réputée nulle.
- 125. Soustraire la somme calculée en application de la disposition 117 du paragraphe 44 (1) du règlement sur les subventions de 2007-2008 de celle calculée en application de la disposition 116 de ce paragraphe.
- 126. Prendre la moindre des sommes calculées en application des dispositions 124 et 125.
- 127. Soustraire la somme obtenue en application de la disposition 126 de celle calculée en application de la disposition 124. Si la différence est négative, la somme calculée en application de la présente disposition est réputée nulle.
- 128. Ajouter la somme calculée en application de la disposition 109 à celle calculée en application de la disposition 127.
- (2) La somme visée à la disposition 120 du paragraphe (1) est calculée de la manière suivante :
 - 1. Prendre la moindre des sommes suivantes :
 - i. la somme calculée en application de la disposition 110.6 du paragraphe 44 (1) du règlement sur les subventions de 2007-2008,
 - ii. la somme calculée en application de la disposition 111 de ce paragraphe.
 - 2. Soustraire la somme calculée en application de la disposition 1 de celle calculée en application de la disposition 111 du paragraphe 44 (1) du règlement sur les subventions de 2007-2008.
 - 3. Calculer une somme selon la formule suivante :

$$A + (B - C) \times 0,5$$

où :

«A» représente la plus élevée des sommes suivantes :

- i. zéro,
- ii. la somme calculée en application de la disposition 2;

«B» représente le total de toutes les sommes de 100 000 \$ ou plus qui ont été virées au cours de l'exercice au fonds de réserve du produit de disposition du conseil ou à son fonds de réserve du produit de disposition des écoles dont le coût des réparations est prohibitif;

«C» représente le montant des virements du fonds de réserve du produit de disposition du conseil ou de son fonds de réserve du produit de disposition des écoles dont le coût des réparations est prohibitif qui sont autorisés par des résolutions qu'il a adoptées au cours de l'exercice 2008-2009 aux fins de l'acquisition en fief simple, avant le 31 août 2010, d'un emplacement scolaire proposé à l'égard duquel les conditions énoncées au paragraphe (3) sont respectées.

(3) Les conditions applicables au calcul de l'élément «C» au paragraphe (2) et au paiement à un conseil scolaire de district de la somme liée aux nouvelles places sont les suivantes :

1. Au plus tard le 31 mars 2009, le conseil présente un plan à l'égard de l'emplacement scolaire proposé mentionnant que, d'après l'évaluation du conseil :
 - i. toutes les places qui seront aménagées sur l'emplacement scolaire proposé le seront dans un établissement qui offrira des installations d'accueil suffisantes pour les élèves du conseil pour chacun des 10 premiers exercices pendant lesquels le conseil fait fonctionner une école sur l'emplacement après l'acquisition de celui-ci en fief simple,
 - ii. pour chaque place à l'élémentaire qui sera aménagée dans un établissement situé sur l'emplacement scolaire proposé, le conseil dispose d'une autre place à l'élémentaire située :
 - A. d'une part, dans un rayon de 8 kilomètres de l'emplacement scolaire proposé,
 - B. d'autre part, sur un emplacement scolaire qu'il loue à bail de façon continue depuis une date antérieure au 1^{er} janvier 1999 jusqu'à la date où il fait l'acquisition du fief simple pour l'emplacement scolaire proposé,
 - iii. pour chaque place au secondaire qui sera aménagée dans un établissement situé sur l'emplacement scolaire proposé, le conseil dispose d'une autre place au secondaire située :
 - A. d'une part, dans un rayon de 32 kilomètres de l'emplacement scolaire proposé,
 - B. d'autre part, sur un emplacement scolaire qu'il loue à bail de façon continue depuis une date antérieure au 1^{er} janvier 1999 jusqu'à la date où il fait l'acquisition du fief simple pour l'emplacement scolaire proposé,
 - iv. en moyenne, au cours des 10 premiers exercices pendant lesquels le conseil fait fonctionner une école sur l'emplacement scolaire proposé après l'acquisition de celui-ci en fief simple, au moins 80 pour cent des places aménagées dans l'établissement situé sur cet emplacement seront nécessaires pour fournir des installations d'accueil pour les élèves du conseil.
2. Le ministre approuve le plan pour le motif qu'il contient tous les renseignements visés à la disposition 1 et qu'il est raisonnable.

(4) La somme visée à la disposition 114 du paragraphe (1) est calculée de la manière suivante :

1. Calculer la dette contractée, le cas échéant, au cours des exercices 2006-2007, 2007-2008 et 2008-2009 pour l'acquisition d'un emplacement scolaire en fief simple qui fournit des places qui, immédiatement avant l'acquisition, étaient financées au moyen de baux visés à la disposition 100.1 du paragraphe 39 (11) du règlement sur les subventions de 2006-2007 et conclus avant le 31 août 2006.
2. Calculer la dette contractée, le cas échéant, au cours des exercices 2006-2007, 2007-2008 et 2008-2009 pour l'acquisition d'un emplacement scolaire en fief simple qui fournira de nouvelles places pour remplacer des places existantes dans les cas où, immédiatement avant l'acquisition, les places remplacées étaient financées au moyen de baux visés à la disposition 100.1 du paragraphe 39 (11) du règlement sur les subventions de 2006-2007 et conclus avant le 31 août 2006.
3. Additionner les sommes calculées en application des dispositions 1 et 2.

(5) Pour l'application de la disposition 2 du paragraphe (4), une place en remplace une autre dans les cas suivants :

- a) s'il s'agit d'une place à l'élémentaire, elle est située dans un rayon de 8 kilomètres de l'emplacement scolaire qui fournissait l'autre place;
- b) s'il s'agit d'une place au secondaire, elle est située dans un rayon de 32 kilomètres de l'emplacement scolaire qui fournissait l'autre place.

Somme liée à la baisse de l'effectif des classes du cycle primaire

50. (1) La somme qui est versée au conseil pour l'exercice au titre des nouvelles places occasionnées par la baisse de l'effectif des classes du cycle primaire, au sens du paragraphe (2), est calculée de la manière suivante :

1. Additionner les sommes calculées en application des dispositions 5 à 9 du paragraphe 45 (1) du règlement sur les subventions de 2007-2008.
2. Soustraire la somme calculée en application de la disposition 1 de celle calculée en application de la disposition 2 du paragraphe 45 (1) du règlement sur les subventions de 2007-2008. Une différence négative est réputée nulle.

3. Pour chaque bail pluriannuel conclu au cours de l'exercice 2008-2009 afin de fournir de nouvelles places occasionnées par la baisse de l'effectif des classes du cycle primaire, calculer la somme totale payable sur la durée du bail.
4. Additionner les sommes calculées en application de la disposition 3 pour tous les baux pluriannuels visés à cette disposition.
5. Prendre la moindre des sommes calculées en application des dispositions 2 et 4.
6. Calculer les frais de déplacement et de réaménagement des installations d'accueil temporaires à l'égard des nouvelles places occasionnées par la baisse de l'effectif des classes du cycle primaire qui sont engagés par le conseil au cours de l'exercice 2008-2009 et déclarés au plus tard le 31 août 2009, ces frais ne comprenant pas la somme calculée en application de la disposition 4 ni les sommes liées à l'aménagement initial d'installations d'accueil temporaires sur les lieux scolaires.
7. Calculer les frais des installations d'accueil temporaires qui fournissent de nouvelles places occasionnées par la baisse de l'effectif des classes du cycle primaire, si le conseil les a engagés au cours de l'exercice 2008-2009 et déclarés au plus tard le 31 août 2009, ces frais ne comprenant pas les sommes calculées en application des dispositions 4 et 6.
8. Calculer le coût de construction des travaux de réaménagement en vue de la prestation des programmes, au sens du paragraphe (3), qui fournissent de nouvelles places occasionnées par la baisse de l'effectif des classes du cycle primaire, si le conseil l'a engagé au cours de l'exercice 2008-2009 et déclaré au plus tard le 31 août 2009.
9. Calculer le coût de construction que le conseil a engagé au cours de l'exercice 2008-2009 et déclaré au plus tard le 31 août 2009 à l'égard des nouvelles places occasionnées par la baisse de l'effectif des classes du cycle primaire, exclusion faite de la somme calculée en application de la disposition 8.
10. Additionner les sommes calculées en application des dispositions 7, 8 et 9.
11. Soustraire le total des sommes calculées en application des dispositions 5 et 6 de la somme calculée en application de la disposition 2. Une différence négative est réputée nulle.
12. Prendre la moindre des sommes calculées en application des dispositions 10 et 11.
13. Ajouter la somme calculée en application de la disposition 12 à celle calculée en application de la disposition 13 du paragraphe 45 (1) du règlement sur les subventions de 2007-2008.
14. Soustraire la somme calculée en application de la disposition 21 du paragraphe 39 (12) du règlement sur les subventions de 2006-2007 de celle calculée en application de la disposition 13.
15. Calculer le montant du capital et des intérêts que le conseil a engagés pour l'exercice 2008-2009 au titre du financement de la somme obtenue en application de la disposition 14, de la manière suivante :
 - i. Calculer la portion de la somme obtenue en application de la disposition 14 à l'égard de laquelle le conseil est redevable d'intérêts à court terme pour l'exercice 2008-2009.
 - ii. Prendre le moindre des montants suivants :
 - A. le montant des intérêts à court terme dont le conseil est redevable pour l'exercice 2008-2009 à l'égard de la portion calculée en application de la sous-disposition i,
 - B. le montant des intérêts à court terme dont le conseil serait redevable, pour l'exercice 2008-2009, à l'égard de la portion calculée en application de la sous-disposition i si chaque emprunt avait été assorti d'un taux d'intérêt annuel ne dépassant pas de plus de 0,20 pour cent celui des acceptations bancaires de trois mois qui est applicable au moment où il est contracté.
 - iii. Calculer la portion de la somme obtenue en application de disposition 14 à l'égard de laquelle le conseil n'est pas redevable d'intérêts pour l'exercice 2008-2009.
 - iv. Calculer le montant des intérêts à court terme dont le conseil serait redevable, pour l'exercice 2008-2009, à l'égard de la portion visée à la sous-disposition iii si chaque montant la composant avait été emprunté à la date où il est retiré des réserves du conseil au taux d'intérêt annuel des acceptations bancaires de trois mois en vigueur le 2 septembre 2008.
 - v. Calculer le total du capital et des intérêts que le conseil a engagés au cours de l'exercice 2008-2009 à l'égard des fonds qu'il a empruntés auprès de l'Office ontarien de financement pour payer la somme calculée en application de la disposition 14.
 - vi. Additionner les sommes éventuelles calculées en application des sous-dispositions ii, iv et v.
16. Calculer la somme payable au cours de l'exercice 2008-2009 à l'égard de la somme calculée en application de la disposition 21 du paragraphe 39 (12) du règlement sur les subventions de 2006-2007 si cette somme est amortie sur 25 ans à un taux d'intérêt annuel de 5,25 pour cent sans capitalisation.

17. Calculer les frais de location à bail à l'égard des nouvelles places occasionnées par la baisse de l'effectif des classes du cycle primaire qui sont payés au cours de l'exercice 2008-2009 et déclarés au plus tard le 31 août 2009.
18. Ajouter la somme calculée en application de la disposition 5 à celle calculée en application de la disposition 19 du paragraphe 45 (1) du règlement sur les subventions de 2007-2008.
19. Soustraire la somme calculée en application de la disposition 20 du paragraphe 45 (1) du règlement sur les subventions de 2007-2008 de celle calculée en application de la disposition 18. Une différence négative est réputée nulle.
20. Prendre la moindre des sommes calculées en application des dispositions 17 et 19.
21. Soustraire la somme calculée en application de la disposition 5 de celle calculée en application de la disposition 2. Une différence négative est réputée nulle.
22. Prendre la moindre des sommes calculées en application des dispositions 6 et 21.
23. Additionner les sommes calculées en application des dispositions 15, 16, 20 et 22.

(2) Pour l'application du paragraphe (1), les nouvelles places ne doivent être occasionnées que par la seule baisse de l'effectif des classes du cycle primaire en raison du changement des charges établies en application du paragraphe 37 (16) du règlement sur les subventions de 2004-2005 et du paragraphe 36 (16) du règlement sur les subventions de 2005-2006.

(3) Pour l'application du paragraphe (1), on entend par réaménagement en vue de la prestation des programmes les travaux de construction effectués au sein d'une école pour transformer une aire d'enseignement de façon :

- a) soit à pouvoir lui affecter, une fois les travaux terminés, une charge supérieure en application de la disposition 2 du paragraphe 56 (6), sans agrandir les dimensions extérieures de l'école;
- b) soit à pouvoir lui affecter, une fois les travaux terminés, une charge inférieure en application de la disposition 2 du paragraphe 56 (6), mais uniquement parce qu'il s'agit de transformer en aire d'enseignement classée comme salles de classe destinées aux élèves du jardin d'enfants ou de la maternelle une aire d'enseignement d'une autre catégorie.

Somme liée aux écoles des quartiers à forte croissance

51. (1) La somme qui est versée au conseil pour l'exercice au titre des écoles des quartiers à forte croissance est calculée de la manière suivante :

1. Additionner les frais que le conseil a engagés avant le 31 août 2009 afin d'aménager les nouvelles places à l'élémentaire et au secondaire qui sont précisées dans les plans présentés en application des dispositions suivantes :
 - i. le paragraphe 39 (15) du règlement sur les subventions de 2006-2007,
 - ii. le paragraphe 46 (3) du règlement sur les subventions de 2007-2008,
 - iii. le paragraphe (3).
2. Prendre la moindre des sommes suivantes :
 - i. la somme calculée en application de la disposition 1,
 - ii. le total de ce qui suit :
 - A. la somme calculée en application du paragraphe 39 (14.1) du règlement sur les subventions de 2006-2007,
 - B. la somme calculée en application du paragraphe 46 (2) du règlement sur les subventions de 2007-2008,
 - C. la somme calculée en application du paragraphe (2).
3. Prendre la moindre de la somme calculée en application de la disposition 2 et de celle indiquée à la colonne 2 du tableau 19 en regard du nom du conseil.
4. Calculer la portion de la somme obtenue en application de la disposition 3 à l'égard de laquelle le conseil est redevable d'intérêts à court terme pour l'exercice 2008-2009.
5. Prendre le moindre des montants suivants :
 - i. le montant des intérêts à court terme dont le conseil est redevable pour l'exercice 2008-2009 à l'égard de la portion calculée en application de la disposition 4,
 - ii. le montant des intérêts à court terme dont le conseil serait redevable, pour l'exercice 2008-2009, à l'égard de la portion calculée en application de la disposition 4 si chaque emprunt avait été assorti d'un taux d'intérêt annuel ne dépassant pas de plus de 0,20 pour cent celui des acceptations bancaires de trois mois qui est applicable au moment où il est contracté.
6. Calculer la portion de la somme obtenue en application de la disposition 3 à l'égard de laquelle le conseil n'est pas redevable d'intérêts pour l'exercice 2008-2009.

7. Calculer le montant des intérêts à court terme dont le conseil serait redevable, pour l'exercice 2008-2009, à l'égard de la portion calculée en application de la disposition 6 si chaque montant la composant avait été emprunté à la date où il est retiré des réserves du conseil au taux d'intérêt annuel des acceptations bancaires de trois mois en vigueur le 2 septembre 2008.
 8. Calculer le total du capital et des intérêts que le conseil a engagés au cours de l'exercice 2008-2009 à l'égard des fonds qu'il a empruntés auprès de l'Office ontarien de financement pour payer la somme calculée en application de la disposition 3.
 9. Additionner les sommes calculées en application des dispositions 5, 7 et 8.
- (2) La somme qui est versée pour l'application de la sous-disposition 2 ii du paragraphe (1) est calculée de la manière suivante :
1. Calculer le nombre de nouvelles places à l'élémentaire qui est précisé dans le plan présenté en application du paragraphe (3).
 2. Multiplier le nombre obtenu en application de la disposition 1 par la superficie repère requise par élève de 9,7 mètres carrés.
 3. Multiplier le produit obtenu en application de la disposition 2 par le coût repère de construction de nouvelles écoles non amorti de 1 660,25 \$ le mètre carré.
 4. Multiplier la somme calculée en application de la disposition 3 par le facteur de redressement géographique indiqué à la colonne 3 du tableau 16 en regard du nom du conseil.
 5. Calculer le nombre de nouvelles places au secondaire qui est précisé dans le plan présenté en application du paragraphe (3).
 6. Multiplier le nombre obtenu en application de la disposition 5 par la superficie repère requise par élève de 12,07 mètres carrés.
 7. Multiplier le produit obtenu en application de la disposition 6 par le coût repère de construction de nouvelles écoles non amorti de 1 811,20 \$ le mètre carré.
 8. Multiplier la somme calculée en application de la disposition 7 par le facteur de redressement géographique indiqué à la colonne 3 du tableau 16 en regard du nom du conseil.
 9. Additionner les sommes calculées en application des dispositions 4 et 8.
- (3) Le versement, à un conseil scolaire de district, de toute portion de la somme liée aux écoles des quartiers à forte croissance qui se rapporte à des frais engagés au cours de l'exercice 2008-2009 est assujéti au respect des obligations suivantes :
1. Le conseil présente un plan dans lequel il décrit ce qui suit :
 - i. Le nombre éventuel de nouvelles places à l'élémentaire et au secondaire qu'il prévoit aménager pour ses élèves du 1^{er} septembre 2008 au 31 août 2009.
 - ii. Le nombre éventuel de nouvelles places à l'élémentaire et au secondaire qu'il prévoit aménager pour ses élèves du 1^{er} septembre 2009 au 31 août 2010.
 - iii. Le nombre éventuel de nouvelles places à l'élémentaire et au secondaire qu'il prévoit aménager pour ses élèves du 1^{er} septembre 2010 au 31 août 2011.
 - iv. Le nombre éventuel de nouvelles places à l'élémentaire et au secondaire qu'il prévoit aménager pour ses élèves du 1^{er} septembre 2011 au 31 août 2012.
 - v. Les territoires dans lesquels se trouveront les places visées aux sous-dispositions i à iv.
 - vi. L'évaluation du conseil montrant que, dans chaque territoire visé à la sous-disposition v, après avoir fourni les autres types d'installations d'accueil énoncés au paragraphe (4) au plus grand nombre possible d'élèves de l'élémentaire ou du secondaire, selon le cas, au cours des 10 exercices consécutifs commençant à compter de l'exercice visé à la sous-sous-disposition A, B, C ou D, le conseil devra toujours, pour être en mesure de fournir des installations d'accueil à ses élèves, utiliser au moins 80 pour cent en moyenne des nouvelles places mentionnées à la sous-disposition i, ii, iii ou iv qui sont situées sur le même emplacement scolaire :
 - A. l'exercice 2009-2010, s'il s'agit de nouvelles places mentionnées à la sous-disposition i,
 - B. l'exercice 2010-2011, s'il s'agit de nouvelles places mentionnées à la sous-disposition ii,
 - C. l'exercice 2011-2012, s'il s'agit de nouvelles places mentionnées à la sous-disposition iii,
 - D. l'exercice 2012-2013, s'il s'agit de nouvelles places mentionnées à la sous-disposition iv.

2. Le ministre approuve le plan pour le motif qu'il contient tous les renseignements visés à la disposition 1 et qu'il est raisonnable.
- (4) Pour l'application de la sous-disposition 1 vi du paragraphe (3), les autres facilités d'accueil sont les suivantes :
 - a) l'utilisation des autres places disponibles dans une école du conseil située à proximité;
 - b) la redéfinition des limites des secteurs de fréquentation des écoles élémentaires ou secondaires, selon le cas, du conseil;
 - c) la modification des programmes.

Somme liée au redressement temporaire des immobilisations

52. La somme qui est versée au conseil pour l'exercice au titre du redressement temporaire des immobilisations est calculée de la manière suivante :

1. Calculer les frais que le conseil a engagés avant le 31 août 2009 afin d'aménager les nouvelles places à l'élémentaire et au secondaire indiquées aux colonnes 4 et 5 du tableau 21 dans les municipalités ou anciennes municipalités indiquées à la colonne 2 du tableau en regard du nom du conseil.
2. Prendre le moindre de ce qui suit :
 - i. la somme calculée en application de la disposition 1,
 - ii. le total des sommes indiquées à la colonne 6 du tableau 21 en regard du nom du conseil.
3. Calculer la portion de la somme obtenue en application de la disposition 2 à l'égard de laquelle le conseil est redevable d'intérêts à court terme pour l'exercice 2008-2009.
4. Prendre le moindre des montants suivants :
 - i. le montant des intérêts à court terme dont le conseil est redevable pour l'exercice 2008-2009 à l'égard de la portion calculée en application de la disposition 3,
 - ii. le montant des intérêts à court terme dont le conseil serait redevable, pour l'exercice 2008-2009, à l'égard de la portion calculée en application de la disposition 3 si chaque emprunt avait été assorti d'un taux d'intérêt annuel ne dépassant pas de plus de 0,20 pour cent celui des acceptations bancaires de trois mois qui est applicable au moment où il est contracté.
5. Calculer la portion de la somme obtenue en application de la disposition 2 à l'égard de laquelle le conseil n'est pas redevable d'intérêts pour l'exercice 2008-2009.
6. Calculer le montant des intérêts à court terme dont le conseil serait redevable, pour l'exercice 2008-2009, à l'égard de la portion calculée en application de la disposition 5 si chaque montant la composant avait été emprunté à la date où il est retiré des réserves du conseil au taux d'intérêt annuel des acceptations bancaires de trois mois en vigueur le 2 septembre 2008.
7. Calculer le total du capital et des intérêts que le conseil a engagés au cours de l'exercice 2008-2009 à l'égard des fonds qu'il a empruntés auprès de l'Office ontarien de financement pour payer les sommes visées à la disposition 2.
8. Additionner les sommes éventuelles calculées en application des dispositions 4, 6 et 7.

Somme liée au remplacement des écoles dont le coût des réparations est prohibitif

53. La somme qui est versée au conseil pour l'exercice au titre du remplacement des écoles dont le coût des réparations est prohibitif est calculée de la manière suivante :

1. Calculer la portion du coût de remplacement des écoles du conseil dont le coût des réparations est prohibitif, indiquées aux colonnes 3 et 4 du tableau 23 en regard du nom du conseil, que celui-ci a engagée entre le 1^{er} avril 2006 et le 31 août 2009.
2. Prendre le moindre de ce qui suit :
 - i. la somme calculée en application de la disposition 1,
 - ii. la somme indiquée à la colonne 6 du tableau 23 en regard du nom du conseil.
3. Calculer la portion de la somme obtenue en application de la disposition 2 à l'égard de laquelle le conseil est redevable d'intérêts à court terme pour l'exercice 2008-2009.
4. Prendre le moindre des montants suivants :
 - i. le montant des intérêts à court terme dont le conseil est redevable pour l'exercice 2008-2009 à l'égard de la portion calculée en application de la disposition 3,

- ii. le montant des intérêts à court terme dont le conseil serait redevable, pour l'exercice 2008-2009, à l'égard de la portion calculée en application de la disposition 3 si chaque emprunt avait été assorti d'un taux d'intérêt annuel ne dépassant pas de plus de 0,20 pour cent celui des acceptations bancaires de trois mois qui est applicable au moment où il est contracté.
5. Calculer la portion de la somme obtenue en application de la disposition 2 à l'égard de laquelle le conseil n'est pas redevable d'intérêts pour l'exercice 2008-2009.
6. Calculer le montant des intérêts à court terme dont le conseil serait redevable, pour l'exercice 2008-2009, à l'égard de la portion calculée en application de la disposition 5 si chaque montant la composant avait été emprunté à la date où il est retiré des réserves du conseil au taux d'intérêt annuel des acceptations bancaires de trois mois en vigueur le 2 septembre 2008.
7. Calculer le total du capital et des intérêts que le conseil a engagés au cours de l'exercice 2008-2009 à l'égard des fonds qu'il a empruntés auprès de l'Office ontarien de financement pour payer les sommes visées à la disposition 2.
8. Additionner les sommes éventuelles calculées en application des dispositions 4, 6 et 7.

Somme liée à la construction des installations visées aux al. 234 (1) b) et c) de la Loi

54. La somme qui est versée au conseil pour l'exercice au titre de la construction des installations visées aux alinéas 234 (1) b) et c) de la Loi est calculée de la manière suivante :

1. Calculer le coût de construction, déclaré au plus tard le 31 août 2009, des installations visées aux alinéas 234 (1) b) et c) de la Loi lorsque, selon le cas :
 - i. la construction des installations est achevée entre le 1^{er} septembre 2005 et le 31 août 2009,
 - ii. les installations sont en cours de construction pendant cette période,
 - iii. un contrat de construction des installations a été attribué pendant cette période.
2. Calculer la somme payable au cours de l'exercice 2008-2009 si la somme calculée en application de la disposition 1 est amortie sur 25 ans à un taux d'intérêt annuel de 5,25 pour cent sans capitalisation.
3. Prendre le nombre de places en garderie qui remplissent les conditions suivantes :
 - i. elles se trouvent dans des écoles du conseil qui fournissent des installations d'accueil pour les élèves pour la première fois le 1^{er} septembre 2006 ou après cette date,
 - ii. le ministre confirme qu'une municipalité ou un conseil d'administration de district des services sociaux créé en vertu de l'article 3 de la *Loi sur les conseils d'administration de district des services sociaux* les a approuvées comme faisant partie des installations visées à l'alinéa 234 (1) b) ou c) de la *Loi sur l'éducation*.
4. Multiplier le nombre obtenu en application de la disposition 3 par la superficie repère requise par enfant de 9,7 mètres carrés.
5. Multiplier le nombre calculé en application de la disposition 4 par le coût repère de construction de nouvelles écoles de 120,77 \$ le mètre carré.
6. Multiplier la somme calculée en application de la disposition 5 par le facteur de redressement géographique indiqué à la colonne 3 du tableau 16 en regard du nom du conseil.
7. Multiplier par 1,4 la somme calculée en application de la disposition 6.
8. Prendre la moindre des sommes calculées en application des dispositions 2 et 7.

Somme liée aux engagements d'immobilisations non réalisés

55. La somme liée aux engagements d'immobilisations non réalisés qui est versée au conseil pour l'exercice est calculée de la manière suivante :

1. Prendre le nombre de places à l'élémentaire qui figure à la colonne 2 du tableau 24, en regard du nom du conseil.
2. Multiplier le nombre obtenu en application de la disposition 1 par la superficie repère requise par élève, avant septembre 2005, de 9,29 mètres carrés.
3. Multiplier le produit obtenu en application de la disposition 2 par le coût repère de construction de nouvelles écoles, avant septembre 2004, de 118,40 \$ le mètre carré.
4. Prendre le nombre de places au secondaire qui figure à la colonne 3 du tableau 24, en regard du nom du conseil.
5. Multiplier le nombre obtenu en application de la disposition 4 par la superficie repère requise par élève de 12,07 mètres carrés.
6. Multiplier le produit obtenu en application de la disposition 5 par le coût repère de construction de nouvelles écoles, avant septembre 2004, de 129,17 \$ le mètre carré.

7. Additionner les produits obtenus en application des dispositions 3 et 6.

Calculs au titre des installations d'accueil pour les élèves

56. (1) Le nombre éventuel de nouvelles places dont le conseil a besoin par suite de l'augmentation de l'effectif à l'élémentaire est calculé en additionnant les nombres obtenus en application du paragraphe (2) pour chaque école élémentaire du conseil à l'égard de laquelle les conditions des dispositions suivantes sont réunies :

1. L'effectif de 2007-2008 de l'école a dépassé d'au moins 100 le total de ce qui suit :
 - i. la capacité d'accueil déclarée pour 2007-2008 de l'école,
 - ii. le nombre de nouvelles places dont le conseil a eu besoin par suite de l'augmentation de l'effectif à l'élémentaire pour l'école, calculé en application du paragraphe 51 (2) du règlement sur les subventions de 2007-2008.
2. L'effectif de 2006-2007 de l'école a dépassé d'au moins 100 le total de ce qui suit :
 - i. la capacité d'accueil déclarée pour 2006-2007 de l'école,
 - ii. le nombre de nouvelles places dont le conseil a eu besoin par suite de l'augmentation de l'effectif à l'élémentaire pour l'école, calculé en application du paragraphe 39 (18) du règlement sur les subventions de 2006-2007.
3. Le nombre de nouvelles places dont le conseil a eu besoin par suite de l'augmentation de l'effectif à l'élémentaire qui serait calculé pour l'école en application du paragraphe (2) dépasse celui calculé selon la formule suivante :

$$A - B$$

où :

«A» représente la capacité d'accueil déclarée pour 2007-2008 totale de toutes les autres écoles élémentaires du conseil qui sont situées à huit kilomètres par route au plus de l'école et le total de tous les nombres calculés en application du paragraphe 51 (2) du règlement sur les subventions de 2007-2008 à l'égard de ces autres écoles,

«B» représente l'effectif total de 2007-2008 des autres écoles visées à l'élément «A».

4. L'école ne figure pas au tableau 22 ou 23.

(2) Le nombre de nouvelles places dont le conseil a besoin par suite de l'augmentation de l'effectif à l'élémentaire pour chaque école élémentaire correspond à la moyenne des chiffres suivants :

- a) l'excédent de l'effectif de 2007-2008 de l'école sur le total de ce qui suit :
 - (i) la capacité d'accueil déclarée pour 2007-2008 de l'école,
 - (ii) le nombre de nouvelles places dont le conseil a eu besoin par suite de l'augmentation de l'effectif à l'élémentaire pour l'école, calculé en application du paragraphe 51 (2) du règlement sur les subventions de 2007-2008;
- b) l'excédent de l'effectif de 2006-2007 de l'école sur le total de ce qui suit :
 - (i) la capacité d'accueil déclarée pour 2006-2007 de l'école,
 - (ii) le nombre de nouvelles places dont le conseil a eu besoin par suite de l'augmentation de l'effectif à l'élémentaire pour l'école, calculé en application du paragraphe 39 (18) du règlement sur les subventions de 2006-2007.

(3) Le nombre éventuel de nouvelles places dont le conseil a besoin par suite de l'augmentation de l'effectif au secondaire est calculé en additionnant les nombres obtenus en application du paragraphe (4) pour chaque école secondaire du conseil à l'égard de laquelle les conditions des dispositions suivantes sont réunies :

1. L'effectif de 2007-2008 de l'école a dépassé d'au moins 100 le total de ce qui suit :
 - i. la capacité d'accueil déclarée pour 2007-2008 de l'école,
 - ii. le nombre de nouvelles places dont le conseil a eu besoin par suite de l'augmentation de l'effectif au secondaire pour l'école, calculé en application du paragraphe 51 (4) du règlement sur les subventions de 2007-2008.
2. L'effectif de 2006-2007 de l'école a dépassé d'au moins 100 le total de ce qui suit :
 - i. la capacité d'accueil déclarée pour 2006-2007 de l'école,
 - ii. le nombre de nouvelles places dont le conseil a eu besoin par suite de l'augmentation de l'effectif au secondaire pour l'école, calculé en application du paragraphe 39 (20) du règlement sur les subventions de 2006-2007.
3. Le nombre de nouvelles places dont le conseil a eu besoin par suite de l'augmentation de l'effectif au secondaire qui serait calculé pour l'école en application du paragraphe (4) dépasse celui calculé selon la formule suivante :

$$A - B$$

où :

«A» représente la capacité d'accueil déclarée pour 2007-2008 totale de toutes les autres écoles secondaires du conseil qui sont situées à 32 kilomètres par route au plus de l'école et le total de tous les nombres calculés en application du paragraphe 51 (4) du règlement sur les subventions de 2007-2008 à l'égard de ces autres écoles,

«B» représente l'effectif total de 2007-2008 des autres écoles visées à l'élément «A».

4. L'école ne figure pas au tableau 22 ou 23.

(4) Le nombre de nouvelles places dont le conseil a besoin par suite de l'augmentation de l'effectif au secondaire pour chaque école secondaire correspond à la moyenne des chiffres suivants :

a) l'excédent de l'effectif de 2007-2008 de l'école sur le total de ce qui suit :

(i) la capacité d'accueil déclarée pour 2007-2008 de l'école,

(ii) le nombre de nouvelles places dont le conseil a eu besoin par suite de l'augmentation de l'effectif au secondaire pour l'école, calculé en application du paragraphe 51 (4) du règlement sur les subventions de 2007-2008;

b) l'excédent de l'effectif de 2006-2007 de l'école sur le total de ce qui suit :

(i) la capacité d'accueil déclarée pour 2006-2007 de l'école,

(ii) le nombre de nouvelles places dont le conseil a eu besoin par suite de l'augmentation de l'effectif au secondaire pour l'école, calculé en application du paragraphe 39 (20) du règlement sur les subventions de 2006-2007.

(5) Pour l'application de la disposition 78 du paragraphe 49 (1), la capacité d'accueil au secondaire du conseil est la capacité d'accueil au secondaire calculée pour le conseil en application du règlement sur les subventions de 2007-2008, sous réserve des redressements indiqués aux paragraphes (9), (12), (17), (20), (23), (25), (26) et (30) du présent article.

(6) Le ministre établit les charges et les catégories d'aires d'enseignement de la manière suivante :

1. Le ministre désigne des catégories d'aires d'enseignement pour toutes les installations élémentaires et les installations secondaires du conseil. Lorsqu'il désigne ces catégories, il se sert des catégories figurant dans le rapport du Comité d'étude des subventions pour les installations destinées aux élèves, que l'on peut consulter de la manière indiquée au paragraphe 3 (7). Si le rapport ne mentionne pas de catégorie appropriée pour une aire d'enseignement, le ministre désigne alors une catégorie pour cette aire d'une manière qui est compatible avec les classes établies dans le rapport.

2. Le ministre affecte une charge à chaque catégorie d'aires d'enseignement qu'il désigne en application de la disposition 1, en fonction du nombre d'élèves qu'il est raisonnablement possible d'accueillir dans chacune d'elles. Lorsqu'il calcule ce nombre, il tient compte des caractéristiques physiques de la catégorie d'aire d'enseignement et de l'effectif des classes exigé en application de la Loi.

(7) Le paragraphe (8) ou (9) s'applique à l'égard d'un établissement élémentaire ou secondaire d'un conseil si, au plus tôt le 1^{er} janvier 2004 mais avant le 17 février 2005, le conseil a présenté, en vertu du Règlement de l'Ontario 444/98 (Aliénation de biens immeubles excédentaires) pris en application de la Loi, une proposition d'aliénation de l'établissement, sans contrepartie, en faveur de la Société immobilière de l'Ontario ou d'un conseil.

(8) Le nombre visé à la sous-disposition 30 i du paragraphe 49 (1) est calculé de la manière suivante :

1. Pour chaque établissement élémentaire du conseil auquel s'applique le présent paragraphe, appliquer les charges établies en application du paragraphe (6) aux aires d'enseignement de l'établissement, classées en application de ce dernier paragraphe.

2. Additionner les nombres obtenus en application de la disposition 1 pour les établissements élémentaires du conseil.

(9) La capacité d'accueil au secondaire calculée pour le conseil en application du paragraphe (5) est redressée de la manière suivante :

1. Pour chaque établissement secondaire du conseil auquel s'applique le présent paragraphe, appliquer les charges établies en application du paragraphe (6) aux aires d'enseignement de l'établissement, classées en application de ce dernier paragraphe.

2. Additionner les nombres obtenus en application de la disposition 1 pour les établissements secondaires du conseil.

3. Soustraire le total obtenu en application de la disposition 2 de la capacité d'accueil au secondaire calculée pour le conseil en application du paragraphe (5).

(10) Le paragraphe (11) ou (12) s'applique à l'égard d'un établissement élémentaire ou secondaire du conseil si :

a) d'une part, le conseil en fait l'acquisition par suite d'une proposition d'aliénation de l'établissement, sans contrepartie, présentée par un autre conseil, au plus tôt le 1^{er} janvier 2004 mais avant le 17 février 2005, en vertu du Règlement de l'Ontario 444/98;

b) d'autre part, les paragraphes (16) et (17) ne s'appliquent pas à l'établissement.

(11) Le nombre visé à la sous-disposition 32 ii du paragraphe 49 (1) est calculé de la manière suivante :

1. Pour chaque établissement élémentaire du conseil auquel s'applique le présent paragraphe, appliquer les charges établies en application du paragraphe (6) aux aires d'enseignement de l'établissement, classées en application de ce dernier paragraphe.
2. Additionner les nombres obtenus en application de la disposition 1 pour les établissements élémentaires du conseil.

(12) La capacité d'accueil au secondaire calculée pour le conseil en application du paragraphe (5) est redressée de la manière suivante :

1. Pour chaque établissement secondaire du conseil auquel s'applique le présent paragraphe, appliquer les charges établies en application du paragraphe (6) aux aires d'enseignement de l'établissement, classées en application de ce dernier paragraphe.
2. Additionner les nombres obtenus en application de la disposition 1 pour les établissements secondaires du conseil.
3. Additionner le total obtenu en application de la disposition 2 et la capacité d'accueil au secondaire calculée pour le conseil en application du paragraphe (5).

(13) Le paragraphe (16) ou (17) s'applique à l'égard d'un établissement élémentaire ou secondaire du conseil si les conditions suivantes sont réunies :

1. Le conseil en fait l'acquisition par suite d'une proposition d'aliénation de l'établissement, sans contrepartie, présentée par un autre conseil, au plus tôt le 1^{er} janvier 2004 mais avant le 17 février 2005, en vertu du Règlement de l'Ontario 444/98.
2. Au plus tard 30 jours après avoir offert d'acquérir l'établissement sans contrepartie, le conseil en avise le ministre par écrit et lui fournit les renseignements et documents qu'il exige pour s'assurer que l'acquisition de l'établissement réunit les conditions suivantes :
 - i. elle est conforme aux projets à long terme du conseil en matière d'installations d'accueil,
 - ii. elle profiterait aux élèves du conseil,
 - iii. elle entraînerait une utilisation plus efficace des biens publics,
 - iv. elle réduirait le besoin du conseil en matière de construction de nouvelles installations scolaires.

(14) Le paragraphe (16) s'applique à l'égard d'une école élémentaire du conseil si l'école fournit des installations d'accueil pour élèves de l'élémentaire au cours de l'exercice et qu'elle est située dans une municipalité ou ancienne municipalité indiquée à la colonne 2 du tableau 20 en regard du nom du conseil à la colonne 1 de ce tableau, et en regard d'un nombre supérieur à zéro à la colonne 4 du même tableau.

(15) Le paragraphe (17) s'applique à l'égard d'une école secondaire du conseil si l'école fournit des installations d'accueil pour élèves du secondaire au cours de l'exercice et qu'elle est située dans une municipalité ou ancienne municipalité indiquée à la colonne 2 du tableau 20 en regard du nom du conseil à la colonne 1 de ce tableau, et en regard d'un nombre supérieur à zéro à la colonne 5 du même tableau.

(16) Le nombre visé à la sous-disposition 32 iii du paragraphe 49 (1) est calculé de la manière suivante :

1. Pour chaque école élémentaire à laquelle s'applique le présent paragraphe, appliquer les charges établies en application du paragraphe (6) aux aires d'enseignement de l'école, classées en application de ce dernier paragraphe.
2. Calculer l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009, en ne comptant que les élèves inscrits à cette école.
3. Prendre le moindre du nombre obtenu pour l'école en application de la disposition 1 et de celui calculé pour l'école en application de la disposition 2.
4. Additionner les nombres obtenus en application de la disposition 3 pour chaque école élémentaire à laquelle s'applique le présent paragraphe.

(17) La capacité d'accueil au secondaire calculée pour le conseil en application du paragraphe (5) est redressée de la manière suivante :

1. Pour chaque école secondaire à laquelle s'applique le présent paragraphe, appliquer les charges établies en application du paragraphe (6) aux aires d'enseignement de l'école, classées en application de ce dernier paragraphe.
2. Calculer l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009, en ne comptant que les élèves inscrits à cette école.
3. Prendre le moindre du nombre obtenu pour l'école en application de la disposition 1 et de celui calculé pour l'école en application de la disposition 2.

4. Additionner les nombres obtenus en application de la disposition 3 pour chaque école secondaire à laquelle s'applique le présent paragraphe.
 5. Additionner le total obtenu en application de la disposition 4 et la capacité d'accueil au secondaire calculée pour le conseil en application du paragraphe (5).
- (18) Le paragraphe (19) ou (20) s'applique à l'égard d'un établissement élémentaire ou secondaire d'un conseil si les conditions suivantes sont réunies :
- a) au cours de l'année civile 2007, le conseil s'est entendu avec un autre conseil pour aliéner l'établissement élémentaire ou secondaire en faveur de l'autre conseil, à condition que ce dernier lui transfère un de ses établissements élémentaires ou secondaires;
 - b) avant la conclusion de l'entente visée à l'alinéa a), le ministre a indiqué par écrit qu'à son avis le transfert prévu par l'entente :
 - (i) était conforme aux projets à long terme des deux conseils en matière d'installations d'accueil,
 - (ii) profiterait aux élèves des deux conseils,
 - (iii) entraînerait une utilisation plus efficace des biens publics,
 - (iv) réduirait le besoin des deux conseils en matière de construction de nouvelles installations scolaires.
- (19) Le nombre visé à la sous-disposition 30 ii du paragraphe 49 (1) est calculé de la manière suivante :
1. Pour chaque établissement élémentaire du conseil auquel s'applique le présent paragraphe, appliquer les charges établies en application du paragraphe (6) aux aires d'enseignement de l'établissement, classées en application de ce dernier paragraphe.
 2. Additionner les résultats obtenus en application de la disposition 1 pour tous les établissements élémentaires du conseil.
- (20) La capacité d'accueil au secondaire calculée pour le conseil en application du paragraphe (5) est redressée de la manière suivante :
1. Pour chaque établissement secondaire du conseil auquel s'applique le présent paragraphe, appliquer les charges établies en application du paragraphe (6) aux aires d'enseignement de l'établissement, classées en application de ce dernier paragraphe.
 2. Additionner les résultats obtenus en application de la disposition 1 pour tous les établissements secondaires du conseil.
 3. Soustraire le total calculé en application de la disposition 2 de la capacité d'accueil au secondaire calculée pour le conseil en application du paragraphe (5).
- (21) Le paragraphe (22) ou (23) s'applique à l'égard d'un établissement élémentaire ou secondaire d'un conseil qui est acquis dans les circonstances mentionnées au paragraphe (18).
- (22) Le nombre visé à la sous-disposition 30 iii du paragraphe 49 (1) est calculé de la manière suivante :
1. Pour chaque établissement élémentaire du conseil acquis dans les circonstances mentionnées au paragraphe (18), appliquer les charges établies en application du paragraphe (6) aux aires d'enseignement de l'établissement, classées en application de ce dernier paragraphe.
 2. Calculer l'effectif de 2008-2009 éventuel de l'établissement.
 3. Soustraire le résultat obtenu en application de la disposition 2 de celui obtenu en application de la disposition 1. Une différence négative est réputée nulle.
- (23) La capacité d'accueil au secondaire calculée pour le conseil en application du paragraphe (5) est redressée de la manière suivante :
1. Pour chaque établissement secondaire du conseil acquis dans les circonstances mentionnées au paragraphe (18), appliquer les charges établies en application du paragraphe (6) aux aires d'enseignement de l'établissement, classées en application de ce dernier paragraphe.
 2. Calculer l'effectif de 2008-2009 éventuel de l'établissement.
 3. Soustraire le résultat obtenu en application de la disposition 2 de celui obtenu en application de la disposition 1. Une différence négative est réputée nulle.
 4. Additionner les résultats obtenus en application de la disposition 3 pour tous les établissements secondaires du conseil.
 5. Soustraire le total calculé en application de la disposition 4 de la capacité d'accueil au secondaire calculée pour le conseil en application du paragraphe (5).

(24) Si le conseil a acquis un établissement élémentaire après le 31 décembre 1998, mais avant le début de l'exercice, dans les circonstances mentionnées au paragraphe (18), le nombre visé à la sous-disposition 32 iv du paragraphe 49 (1) est calculé de la manière suivante :

1. Pour chaque établissement élémentaire acquis, appliquer les charges établies en application du paragraphe (6) aux aires d'enseignement de l'établissement, classées en application du même paragraphe.
2. Calculer l'effectif de 2008-2009 éventuel de l'établissement.
3. Soustraire la somme obtenue en application de la disposition 2 de celle obtenue en application de la disposition 1. Une différence négative est réputée nulle.
4. Additionner les sommes obtenues en application de la disposition 3 pour chaque établissement élémentaire acquis.
5. Soustraire la somme obtenue en application de la disposition 4 du total de celles obtenues pour le conseil en application des dispositions comparables au présent paragraphe qui figurent dans les règlements pris en application de l'article 234 de la Loi à l'égard des subventions payables aux conseils pour des exercices antérieurs.

(25) Si le conseil a acquis un établissement secondaire après le 31 décembre 1998, mais avant le début de l'exercice, dans les circonstances mentionnées au paragraphe (18), sa capacité d'accueil au secondaire calculée pour le conseil en application du paragraphe (5) est redressée de la manière suivante :

1. Pour chaque établissement secondaire acquis, appliquer les charges établies en application du paragraphe (6) aux aires d'enseignement de l'établissement, classées en application du même paragraphe.
2. Calculer l'effectif de 2008-2009 éventuel de l'établissement.
3. Soustraire la somme obtenue en application de la disposition 2 de celle obtenue en application de la disposition 1. Une différence négative est réputée nulle.
4. Additionner les sommes obtenues en application de la disposition 3 pour chaque établissement secondaire acquis.
5. Soustraire la somme obtenue en application de la disposition 4 du total de celles obtenues pour le conseil en application des dispositions comparables au présent paragraphe qui figurent dans les règlements pris en application de l'article 234 de la Loi à l'égard des subventions payables aux conseils pour des exercices antérieurs.
6. Additionner la différence obtenue en application de la disposition 5 et la capacité d'accueil au secondaire calculée pour le conseil en application du paragraphe (5).

(26) La capacité d'accueil au secondaire calculée pour le conseil en application du paragraphe (5) est redressée en ajoutant le nombre éventuel de nouvelles places calculé en application du paragraphe (3) par suite de l'augmentation de l'effectif au secondaire.

(27) Le paragraphe (28) s'applique à l'égard d'un établissement élémentaire du conseil visé dans une disposition comparable au paragraphe (13) ou (14) dans les règlements pris en application de l'article 234 de la Loi relativement aux subventions payables aux conseils pour des exercices antérieurs.

(28) Le nombre visé à la sous-disposition 32 v du paragraphe 49 (1) est calculé de la manière suivante :

1. Pour chaque établissement élémentaire auquel s'applique le présent paragraphe, appliquer les charges établies en application du paragraphe (6) aux aires d'enseignement de l'établissement, classées en application de ce dernier paragraphe.
2. Calculer l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009, en ne comptant que les élèves inscrits à cet établissement.
3. Soustraire la somme obtenue en application de la disposition 2 de celle obtenue pour l'établissement en application de la disposition 1. Une différence négative est réputée nulle.
4. Additionner les sommes obtenues en application de la disposition 3 pour chaque établissement élémentaire auquel s'applique le présent paragraphe.
5. Soustraire la somme obtenue en application de la disposition 4 du total de celles obtenues pour les exercices antérieurs pour le conseil en application des dispositions comparables au paragraphe (16) qui figurent dans les règlements pris en application de l'article 234 de la Loi à l'égard des subventions payables aux conseils pour des exercices antérieurs.

(29) Le paragraphe (30) s'applique à l'égard d'un établissement secondaire du conseil visé dans une disposition comparable au paragraphe (13) ou (15) dans les règlements pris en application de l'article 234 de la Loi relativement aux subventions payables aux conseils pour des exercices antérieurs.

(30) La capacité d'accueil au secondaire calculée pour le conseil en application du paragraphe (5) est redressée de la manière suivante :

1. Pour chaque établissement secondaire auquel s'applique le présent paragraphe, appliquer les charges établies en application du paragraphe (6) aux aires d'enseignement de l'établissement, classées en application de ce dernier paragraphe.

2. Calculer l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009, en ne comptant que les élèves inscrits à cet établissement.
3. Soustraire la somme obtenue en application de la disposition 2 de celle obtenue pour l'établissement en application de la disposition 1. Une différence négative est réputée nulle.
4. Additionner les sommes obtenues en application de la disposition 3 pour chaque établissement secondaire auquel s'applique le présent paragraphe.
5. Soustraire la somme obtenue en application de la disposition 4 du total de celles obtenues pour les exercices antérieurs pour le conseil en application des dispositions comparables au paragraphe (17) qui figurent dans les règlements pris en application de l'article 234 de la Loi à l'égard des subventions payables aux conseils pour des exercices antérieurs.
6. Additionner la différence obtenue en application de la disposition 5 et la capacité d'accueil au secondaire calculée pour le conseil en application du paragraphe (5).

(31) Pour l'application des dispositions 3 et 5 du paragraphe 32 (3), de la sous-disposition 16 ii du paragraphe 46 (1) et de la sous-disposition 14 ii de l'article 47, la capacité d'accueil d'une école élémentaire est calculée en appliquant les charges établies en application du paragraphe (6) aux aires d'enseignement de l'école, classées en application du paragraphe (6).

(32) Pour l'application des dispositions 4 et 5 du paragraphe 32 (3), de la sous-disposition 30 ii du paragraphe 46 (1) et de la sous-disposition 28 ii de l'article 47, la capacité d'accueil d'une école secondaire est calculée en appliquant les charges établies en application du paragraphe (6) aux aires d'enseignement de l'école, classées en application du paragraphe (6).

Élément service de la dette

57. (1) L'élément service de la dette d'un conseil scolaire de district pour l'exercice correspond au total des sommes suivantes :

- a) le montant total de principal et d'intérêts que le conseil verse au cours de l'exercice à l'égard de sa dette avec financement permanent;
- b) le montant total payable au cours de l'exercice à l'égard du financement qui découle des dispositions prises en vue de refinancer la dette sans financement permanent du conseil, y compris les paiements qui doivent être effectués au cours de l'exercice dans un compte de réserve ou un fonds d'amortissement et le montant des dépenses raisonnables.

(2) Les définitions qui suivent s'appliquent au présent article.

«dette avec financement permanent» À l'égard d'un conseil, la somme qui figure à la colonne 2 du tableau 25 en regard du nom du conseil. («permanently financed debt»)

«dette sans financement permanent» À l'égard d'un conseil, la somme qui figure à la colonne 3 du tableau 25 en regard du nom du conseil. («non-permanently financed debt»)

Redressement pour baisse des effectifs

58. (1) Pour l'application de l'article 13, la somme liée au redressement pour baisse des effectifs qui est versée à un conseil scolaire de district pour l'exercice correspond au total de ce qui suit :

1. Le produit obtenu en multipliant 0,25 par la somme éventuelle calculée en application du paragraphe 41 (2) du règlement sur les subventions de 2006-2007.
2. Le produit obtenu en multipliant 0,5 par la somme éventuelle calculée en application du paragraphe 53 (2) du règlement sur les subventions de 2007-2008.
3. Si l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009 est inférieur à celui de 2007-2008, calculé en application de l'article 2 du Règlement de l'Ontario 150/07 (Calcul de l'effectif quotidien moyen pour l'exercice 2007-2008 des conseils scolaires) pris en application de la Loi, la somme, si elle est supérieure à zéro, calculée conformément au paragraphe (2).

(2) Pour l'application de la disposition 3 du paragraphe (1), la somme correspond à la somme calculée selon la formule suivante :

$$[(A - B) - 0,58 (A \times C)] \times D/C$$

où :

- «A» représente la somme calculée pour le conseil en application du paragraphe (3);
- «B» représente la somme calculée pour le conseil en application du paragraphe (4);
- «C» représente la somme calculée pour le conseil en application du paragraphe (5);
- «D» représente la somme calculée pour le conseil en application du paragraphe (6).

(3) La somme calculée pour un conseil en application du présent paragraphe correspond au total des sommes suivantes calculées pour le conseil pour son exercice 2007-2008 en application du règlement sur les subventions de 2007-2008 :

1. L'élément éducation de base pour les élèves pour l'exercice.
2. La somme liée à l'éducation de l'enfance en difficulté fondée sur l'effectif pour l'exercice.
3. Dans le cas d'un conseil scolaire de district de langue française, la somme liée aux programmes de français langue première comprise dans l'élément enseignement des langues du conseil pour l'exercice.
4. L'élément conseils ruraux et éloignés pour l'exercice.
5. Le total des sommes indiquées aux dispositions 2, 3 et 4 du paragraphe 38 (1) du règlement sur les subventions de 2007-2008.
6. Le total des sommes calculées en application des dispositions 15, 17, 22, 26, 29, 31, 36, 40 et 43 du paragraphe 41 (1) du règlement sur les subventions de 2007-2008, déduction faite de la somme calculée selon la formule suivante :

$$(A \times B) \times 9,29 \times 66,48 \$$$

où :

«A» représente le nombre obtenu à l'égard du conseil en application de la disposition 7 du paragraphe 41 (1) du règlement sur les subventions de 2007-2008;

«B» représente le facteur relatif à la superficie supplémentaire liée à l'éducation permanente et autres programmes que le ministre approuve pour le conseil en application du paragraphe 41 (4) du règlement sur les subventions de 2007-2008.

(4) La somme calculée pour un conseil en application du présent paragraphe correspond à la somme calculée pour son exercice 2008-2009 de la manière suivante :

1. Additionner :
 - i. l'élément éducation de base pour les élèves pour l'exercice,
 - ii. la somme liée à l'éducation de l'enfance en difficulté fondée sur l'effectif pour l'exercice,
 - iii. dans le cas d'un conseil scolaire de district de langue française, la somme liée aux programmes de français langue première comprise dans l'élément enseignement des langues du conseil pour l'exercice,
 - iv. l'élément conseils ruraux et éloignés pour l'exercice,
 - v. le total des sommes indiquées aux dispositions 2 et 4 du paragraphe 42 (1) et à la disposition 5 du paragraphe 42 (5),
 - vi. le total des sommes calculées en application des dispositions 15, 17, 22, 26, 29, 31, 36, 40 et 43 du paragraphe 46 (1), déduction faite de la somme calculée selon la formule suivante :

$$(A \times B) \times 9,29 \times 67,41 \$$$

où :

«A» représente le nombre obtenu à l'égard du conseil en application de la disposition 7 du paragraphe 46 (1);

«B» représente le facteur relatif à la superficie supplémentaire liée à l'éducation permanente et autres programmes que le ministre approuve pour le conseil en application du paragraphe 46 (4).

2. Soustraire du total obtenu en application de la disposition 1 le produit obtenu en multipliant l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009 par la somme indiquée à la colonne 2 du tableau 26 en regard du nom du conseil à la colonne 1 de ce tableau.

(5) La somme calculée pour un conseil en application du présent paragraphe correspond à la somme calculée selon la formule suivante :

$$1 - E/F$$

où :

«E» représente l'effectif quotidien moyen de jour des élèves du conseil pour 2008-2009;

«F» représente l'effectif quotidien moyen de jour des élèves du conseil pour 2007-2008, calculé en application de l'article 2 du Règlement de l'Ontario 150/07;

«E/F» est arrondi à la cinquième décimale.

(6) La somme calculée pour un conseil en application du présent paragraphe correspond à la somme calculée de la manière suivante :

1. Si la somme calculée pour le conseil en application du paragraphe (5) ne dépasse pas 0,0025, la somme calculée pour le conseil en application du présent paragraphe correspond à la somme calculée selon la formule suivante :

$$0,5 \times C$$

où :

«C» correspond à la somme calculée pour le conseil en application du paragraphe (5).

2. Si la somme calculée pour le conseil en application du paragraphe (5) est supérieure à 0,0025 mais ne dépasse pas 0,015, la somme calculée pour le conseil en application du présent paragraphe correspond à la somme calculée selon la formule suivante :

$$(C - 0,0025) + 0,00125$$

où :

«C» correspond à la somme calculée pour le conseil en application du paragraphe (5).

3. Si la somme calculée pour le conseil en application du paragraphe (5) est supérieure à 0,015, la somme calculée pour le conseil en application du présent paragraphe correspond à la somme calculée selon la formule suivante :

$$1,5 \times (C - 0,015) + 0,01375$$

où :

«C» correspond à la somme calculée pour le conseil en application du paragraphe (5).

Conformité

59. Chaque conseil scolaire de district est tenu de gérer son processus d'établissement des prévisions budgétaires et ses dépenses de façon conforme aux exigences des articles 60 à 62.

Dépenses obligatoires, éducation de l'enfance en difficulté

60. (1) Sous réserve du paragraphe (2), le conseil scolaire de district fait en sorte que la somme qu'il affecte pendant l'exercice à des mesures d'éducation de l'enfance en difficulté pour ses élèves ne soit pas inférieure à la somme liée à l'élément éducation de l'enfance en difficulté qui est versée au conseil pour l'exercice.

(2) Si la dépense nette que le conseil affecte à des mesures d'éducation de l'enfance en difficulté pour ses élèves pendant l'exercice est inférieure à la somme exigée en application du paragraphe (1), le conseil verse la différence dans son fonds de réserve pour l'éducation de l'enfance en difficulté.

(3) Pour l'application du présent article, la dépense nette qu'un conseil affecte à des mesures d'éducation de l'enfance en difficulté pendant l'exercice est calculée de la manière suivante :

1. Additionner la part de la somme visée au paragraphe 233 (1) de la Loi qui se trouve dans le fonds de réserve du conseil le 31 août 2009, immédiatement avant le virement prévu au paragraphe 233 (2) de la Loi, qui est imputable à l'éducation de l'enfance en difficulté à la dépense qu'il affecte à des mesures d'éducation de l'enfance en difficulté pour ses élèves pendant l'exercice 2008-2009.
2. Déduire les sommes suivantes de la somme calculée en application de la disposition 1 :
 - i. Les sommes éventuelles virées du fonds de réserve du conseil pour l'éducation de l'enfance en difficulté pendant l'exercice.
 - ii. Les autres sommes éventuelles virées de réserves pendant l'exercice qui sont imputées à la dépense que le conseil affecte à des mesures d'éducation de l'enfance en difficulté pour ses élèves.
 - iii. Les recettes éventuelles provenant d'autres sources que le conseil reçoit pendant l'exercice et qu'il affecte pendant cet exercice à des mesures d'éducation de l'enfance en difficulté pour ses élèves.

(4) Le présent article ne doit pas être interprété de façon à limiter la somme que le conseil peut affecter à des mesures d'éducation de l'enfance en difficulté.

Dépenses obligatoires, immobilisations

61. (1) Sous réserve du paragraphe (2), le conseil scolaire de district fait en sorte qu'une somme égale au total des sommes suivantes calculées pour le conseil soit affectée à l'acquisition d'immobilisations au cours de l'exercice :

1. La somme liée à la réfection des écoles, calculée en application de l'article 47.
2. La somme liée aux nouvelles places, calculée en application de l'article 49.

3. La somme liée à la construction des installations visées aux alinéas 234 (1) b) et c) de la Loi, calculée en application de l'article 54 du présent règlement.

4. La somme liée aux engagements d'immobilisations non réalisés, calculée en application de l'article 55.

(2) Le conseil verse dans son fonds de réserve pour les installations d'accueil pour les élèves la différence entre la dépense nette qu'il engage pour faire l'acquisition d'immobilisations au cours de l'exercice et le total calculé en application du paragraphe (1) si la dépense est inférieure à ce total.

(3) Pour l'application du présent article, la dépense nette qu'un conseil engage pour faire l'acquisition d'immobilisations au cours de l'exercice est calculée en déduisant les sommes suivantes de la dépense qu'il engage pour faire l'acquisition d'immobilisations au cours de cet exercice :

1. Les sommes éventuelles virées du fonds de réserve pour les installations d'accueil pour les élèves au cours de l'exercice.
2. Les sommes éventuelles virées, au cours de l'exercice, du fonds de réserve du produit de disposition ou du fonds de réserve du produit de disposition des écoles dont le coût des réparations est prohibitif et qui sont affectées au cours de cet exercice à des dépenses engagées pour faire l'acquisition d'immobilisations.
3. Les sommes éventuelles virées d'autres réserves au cours de l'exercice, autres que les fonds de réserve de redevances d'aménagement scolaires, et que le conseil a affectées au cours de cet exercice à des dépenses engagées pour faire l'acquisition d'immobilisations.
4. Les recettes éventuelles provenant d'autres sources que le conseil reçoit au cours de l'exercice et qu'il affecte au cours de cet exercice à l'acquisition d'immobilisations.

(4) Le présent article ne doit pas être interprété de façon à limiter la somme que le conseil peut affecter à l'acquisition d'immobilisations.

Dépenses d'administration et de gestion maximales

62. (1) Le conseil scolaire de district veille à ce que les dépenses nettes d'administration et de gestion qu'il engage au cours de l'exercice ne soient pas supérieures à son plafond fixé des dépenses d'administration et de gestion.

(2) Le plafond des dépenses d'administration et de gestion du conseil pour l'exercice correspond au total de ce qui suit :

- a) la partie de la somme liée au redressement pour baisse des effectifs qui est éventuellement versée au conseil et que ce dernier affecte au plafond des dépenses d'administration et de gestion;
- b) l'élément administration et gestion du conseil pour l'exercice.

(3) Pour l'application du présent article :

- a) constitue une dépense d'administration la dépense du conseil qui est classée comme telle dans le plan comptable uniforme du ministère;
- b) constitue une dépense de gestion la dépense du conseil qui est classée comme telle dans le plan comptable uniforme du ministère.

(4) Pour l'application du présent article, les dépenses nettes d'administration et de gestion qu'un conseil engage au cours de l'exercice sont calculées de la manière suivante :

1. Calculer le total des dépenses d'administration et des dépenses de gestion que le conseil engage au cours de l'exercice.
2. Additionner la part de la somme visée au paragraphe 233 (1) de la Loi qui se trouve dans le fonds de réserve du conseil le 31 août 2009, avant le virement prévu au paragraphe 233 (2) de la Loi, qui est imputable aux dépenses d'administration et de gestion et la somme calculée en application de la disposition 1 du présent paragraphe.
3. Déduire les sommes suivantes du total obtenu en application de la disposition 2 :
 - i. Les sommes éventuelles virées de réserves au cours de l'exercice qui sont imputées aux dépenses d'administration ou de gestion du conseil.
 - ii. Les recettes éventuelles provenant d'autres sources que le conseil reçoit au cours de l'exercice et qu'il affecte au cours de cet exercice à ses dépenses d'administration ou de gestion.

PARTIE III

SUBVENTIONS EN FAVEUR DES ADMINISTRATIONS SCOLAIRES

Subventions en faveur des conseils isolés

63. (1) Pour l'application du présent article, constitue la dépense approuvée d'un conseil isolé la dépense que le ministre juge acceptable telle qu'elle figure dans les formules que le ministère fournit au conseil isolé aux fins du calcul de sa subvention générale de 2008-2009.

(2) Lorsqu'il fait des calculs pour l'application du paragraphe (1), le ministre applique, avec les adaptations qu'il estime indiquées pour tenir compte des caractéristiques propres aux conseils isolés, la formule de financement sur laquelle se fondent les dispositions du présent règlement qui se rapportent aux subventions en faveur des conseils scolaires de district.

(3) Pour l'application du présent article, les recettes fiscales de 2008-2009 du conseil isolé sont calculées de la manière suivante :

1. Additionner ce qui suit :

i. 38 pour cent de la somme de ce qui suit :

- A. le total des sommes remises au conseil à l'égard de l'année civile 2008 en application des paragraphes 237 (12) et 238 (2), de l'article 239, du paragraphe 240 (4), des articles 250 et 251 et des paragraphes 257.8 (2) et 257.9 (1) de la *Loi sur l'éducation*, des articles 447.20 et 447.52 de la *Loi sur les municipalités*, tels qu'ils s'appliquent par l'effet de l'article 474 de la *Loi de 2001 sur les municipalités*, des paragraphes 364 (22) et 365.2 (16) de la *Loi de 2001 sur les municipalités*, de l'article 10 du Règlement de l'Ontario 509/98 intitulé «Tax Matters — Relief in Unorganized Territory (Section 257.2.1 of the Act)» pris en application de la Loi et du paragraphe 13 (2) du Règlement de l'Ontario 3/02 intitulé «Tax Relief in Unorganized Territory for 2001 and Subsequent Years» pris en application de la Loi,
- B. les sommes éventuelles visées au paragraphe 364 (22) de la *Loi de 2001 sur les municipalités*, tel qu'il s'applique par l'effet de l'article 257.12.3 de la *Loi sur l'éducation*, qui sont versées au conseil à l'égard de l'année civile 2008,
- C. le total de toutes les sommes éventuelles qu'une municipalité verse au conseil à l'égard de l'année civile 2008 en application des paragraphes 353 (4) et (4.1) et 366 (3) de la *Loi de 2001 sur les municipalités*,
- D. les sommes éventuelles que le conseil affecte au paiement du coût d'annulation de biens-fonds vendus pour arriérés d'impôts pendant l'année civile 2008, en application de l'article 380 de la *Loi de 2001 sur les municipalités*, tel qu'il s'applique par l'effet du paragraphe 371 (2) de cette loi,
- E. les paiements tenant lieu d'impôts remis au conseil à l'égard de l'année civile 2008 en vertu du paragraphe 322 (1) de la *Loi de 2001 sur les municipalités*,
- F. les subventions éventuelles versées au conseil à l'égard de l'année civile 2008 en vertu du paragraphe 302 (2) de la *Loi de 2001 sur les municipalités*,
- G. les sommes éventuelles que le conseil reçoit à l'égard de l'année civile 2008 en vertu de la *Loi sur les paiements versés en remplacement d'impôts* (Canada) ou en vertu de toute loi du Canada qui autorise un gouvernement ou un organisme gouvernemental à effectuer un paiement tenant lieu d'impôts sur des biens immeubles,
- H. les sommes éventuelles versées au conseil à l'égard de l'année civile 2008 en vertu des paragraphes 9 (2) et (4) de la *Loi de 2002 sur les zones d'allégement fiscal (projets pilotes)*,

ii. 62 pour cent de la somme de ce qui suit :

- A. le total des sommes remises au conseil à l'égard de l'année civile 2009 en application des paragraphes 237 (12) et 238 (2), de l'article 239, du paragraphe 240 (4), des articles 250 et 251 et des paragraphes 257.8 (2) et 257.9 (1) de la *Loi sur l'éducation*, des articles 447.20 et 447.52 de la *Loi sur les municipalités*, tels qu'ils s'appliquent par l'effet de l'article 474 de la *Loi de 2001 sur les municipalités*, des paragraphes 364 (22) et 365.2 (16) de la *Loi de 2001 sur les municipalités*, de l'article 10 du Règlement de l'Ontario 509/98 et du paragraphe 13 (2) du Règlement de l'Ontario 3/02,
- B. les sommes éventuelles visées au paragraphe 364 (22) de la *Loi de 2001 sur les municipalités*, tel qu'il s'applique par l'effet de l'article 257.12.3 de la *Loi sur l'éducation*, qui sont versées au conseil à l'égard de l'année civile 2009,
- C. le total de toutes les sommes éventuelles qu'une municipalité verse au conseil à l'égard de l'année civile 2009 en application des paragraphes 353 (4) et (4.1) et 366 (3) de la *Loi de 2001 sur les municipalités*,
- D. les sommes éventuelles que le conseil affecte au paiement du coût d'annulation de biens-fonds vendus pour arriérés d'impôts pendant l'année civile 2009, en application des articles 380 et 380.1 de la *Loi de 2001 sur les municipalités*, tel qu'il s'applique par l'effet du paragraphe 371 (2) de cette loi,
- E. les paiements tenant lieu d'impôts remis au conseil à l'égard de l'année civile 2009 en vertu du paragraphe 322 (1) de la *Loi de 2001 sur les municipalités*,
- F. les subventions éventuelles versées au conseil à l'égard de l'année civile 2009 en vertu du paragraphe 302 (2) de la *Loi de 2001 sur les municipalités*,

G. les sommes éventuelles que le conseil reçoit à l'égard de l'année civile 2009 en vertu de la *Loi sur les paiements versés en remplacement d'impôts* (Canada) ou en vertu de toute loi du Canada qui autorise un gouvernement ou un organisme gouvernemental à effectuer un paiement tenant lieu d'impôts sur des biens immeubles,

H. les sommes éventuelles versées au conseil à l'égard de l'année civile 2009 en vertu des paragraphes 9 (2) et (4) de la *Loi de 2002 sur les zones d'allégement fiscal (projets pilotes)*,

- iii. le total des sommes éventuelles remises au conseil au cours de l'exercice en application du paragraphe 2 (3) du Règlement de l'Ontario 365/98 (Arriérés d'impôts scolaires d'avant 1998) pris en application de la Loi,
 - iv. le total des sommes éventuelles versées au conseil au cours de l'exercice en application de l'alinéa 3 (1) a) du Règlement de l'Ontario 366/98 (Arriérés d'impôts dans les secteurs annexés) pris en application de la Loi.
2. Calculer la différence entre les sommes suivantes et la déduire si la somme visée à la sous-disposition i est inférieure à celle visée à la sous-disposition ii ou l'ajouter si elle lui est supérieure :
 - i. La somme calculée en application de la sous-disposition 1 ii du paragraphe 58 (3) du règlement sur les subventions de 2007-2008 aux fins du calcul de la somme payable au conseil à titre de subvention générale à l'égard de l'exercice 2007-2008.
 - ii. La somme qui aurait été calculée en application de la sous-disposition 1 ii du paragraphe 58 (3) du règlement sur les subventions de 2007-2008 si elle avait été calculée en se fondant sur les états financiers annuels du conseil tels qu'ils ont été présentés au ministère pour l'exercice 2007-2008.
 3. Si le conseil est tenu de prélever des impôts scolaires à l'égard de biens situés dans un territoire non érigé en municipalité, déduire le total des sommes calculées à l'égard du conseil en application des sous-dispositions 3 i et ii du paragraphe 58 (3) du règlement sur les subventions de 2007-2008.
 4. Déduire les frais dont le conseil est redevable en application de la Loi ou de la *Loi de 1996 sur les élections municipales* et qu'il engage pendant l'exercice pour tenir l'élection de membres dans un territoire non érigé en municipalité qui est réputé une municipalité de district pour l'application de l'alinéa 257.12 (3) a) de la *Loi sur l'éducation*.
 5. Déduire les sommes qu'un conseil municipal a exigées du conseil pendant l'année civile 2008 en application de l'article 353 de la *Loi de 2001 sur les municipalités*, y compris les sommes exigées en application de cet article par suite d'une loi d'intérêt privé.
 6. Déduire le total des sommes que le conseil remet, paie ou porte au crédit de quelqu'un en application de l'article 257.2.1 de la Loi pendant l'exercice.
 7. Déduire 38 pour cent du total des sommes éventuelles que le conseil verse à l'égard de l'année civile 2008 en application de la disposition 3 du paragraphe 7 (4) du Règlement de l'Ontario 3/02 et des paragraphes 361 (7), 364 (11), 365 (3), 365.1 (13) à (15) et 365.2 (8) de la *Loi de 2001 sur les municipalités*.
 8. Déduire 62 pour cent du total des sommes éventuelles que le conseil verse à l'égard de l'année civile 2009 en application de la disposition 3 du paragraphe 7 (4) du Règlement de l'Ontario 3/02 et des paragraphes 361 (7), 364 (11), 365 (3), 365.1 (13) à (15) et 365.2 (8) de la *Loi de 2001 sur les municipalités*.

(4) Les sommes éventuelles que le ministre verse au conseil à l'égard de l'année civile 2008 en application de l'article 257.10.1 ou 257.11 de la Loi sont réputées des sommes remises au conseil à l'égard de l'année civile 2008 en application d'une disposition de la Loi visée à la sous-disposition 1 i du paragraphe (3) du présent article.

(5) Les sommes éventuelles que le ministre verse au conseil à l'égard de l'année civile 2009 en application de l'article 257.11 de la Loi sont réputées des sommes remises au conseil à l'égard de l'année civile 2009 en application d'une disposition de la Loi visée à la sous-disposition 1 ii du paragraphe (3) du présent article.

(6) La disposition 3 du paragraphe (3) ne doit pas être interprétée de façon à empêcher l'inclusion, dans les dépenses approuvées du conseil, des frais de perception des impôts dans un territoire non érigé en municipalité qu'il a engagés si ces frais sont supérieurs à la somme déduite en application de cette disposition.

(7) Le conseil isolé dont les dépenses approuvées sont supérieures à ses recettes fiscales de 2008-2009 reçoit une subvention égale à cet excédent.

Subventions en faveur des conseils créés en vertu de l'art. 68

64. (1) Le conseil créé en vertu de l'article 68 reçoit une subvention calculée de la manière suivante :

1. Prendre les dépenses du conseil pour l'exercice que le ministre juge acceptables aux fins des subventions, à l'exclusion de ce qui suit :
 - i. les dépenses liées au service de la dette,
 - ii. les dépenses liées à l'acquisition d'immobilisations,
 - iii. les dépenses liées à la restauration d'immobilisations détruites ou endommagées,

- iv. les provisions pour réserves pour fonds de roulement et celles pour fonds de réserve.
- 2. Déduire les recettes de l'exercice du conseil, à l'exclusion des recettes provenant de ce qui suit :
 - i. les subventions générales,
 - ii. un organisme sur le bien duquel se trouve une école du conseil,
 - iii. les remboursements de dépenses du genre visé à la sous-disposition 1 i, ii ou iii.
- (2) Le paragraphe (3) s'applique si, selon le cas :
 - a) un conseil créé en vertu de l'article 68 engage des dépenses pour acheter de l'équipement personnalisé, conformément au document intitulé «Le financement de l'éducation de l'enfance en difficulté : lignes directrices sur la somme liée à l'équipement personnalisé (SEP) et la somme liée à l'incidence spéciale (SIS) — 2008-09», que l'on peut consulter de la manière indiquée au paragraphe 3 (2), pour un élève d'un conseil créé en vertu de l'article 68 qui s'inscrit, pendant l'exercice, à une école qui relève d'un conseil scolaire de district ou d'un autre conseil créé en vertu de l'article 68;
 - b) une demande d'équipement personnalisé à l'égard d'un élève d'un conseil créé en vertu de l'article 68 a été approuvée et l'élève s'inscrit, pendant l'exercice 2007-2008, à une école qui relève d'un autre conseil créé en vertu de l'article 68.
- (3) L'équipement personnalisé visé au paragraphe (2) suit l'élève au nouveau conseil, sauf si ce dernier est d'avis qu'il n'est pas pratique de le déménager.

PARTIE IV PAIEMENTS FAITS À DES ADMINISTRATIONS RESPONSABLES

Définitions

65. Les définitions qui suivent s'appliquent à la présente partie.

«établissement de la Couronne» Établissement que fait fonctionner un ministère du gouvernement du Canada, une société d'État fédérale, la Gendarmerie royale du Canada ou Énergie atomique du Canada limitée sur des biens-fonds que détient la Couronne du chef du Canada et qui ne peuvent faire l'objet d'une évaluation aux fins scolaires. S'entend en outre des réserves au sens de la *Loi sur les Indiens* (Canada). («Crown establishment»)

«réserve» S'entend au sens de la *Loi sur les Indiens* (Canada). («reserve»)

Élève fréquentant l'école au Manitoba ou au Québec

66. (1) Si un élève qui réside dans un district territorial fréquente une école du Manitoba ou du Québec soutenue par des impôts locaux, le ministre peut verser à l'administration responsable de l'école la somme convenue d'un commun accord s'il est d'avis que les circonstances suivantes sont réunies :

- a) le transport quotidien de l'élève entre sa résidence et une école située en Ontario est impossible en raison de la distance ou de la topographie;
- b) la fourniture de nourriture, de logement et de transport hebdomadaire entre sa résidence et une école située en Ontario est impossible en raison de son âge ou de son invalidité;
- c) l'élève fréquente une école qu'il lui est raisonnable de fréquenter compte tenu de la distance ou de la topographie et de ses besoins particuliers.

(2) Le ministre tient compte de la langue d'enseignement lorsqu'il prend une décision en vertu du paragraphe (1) à l'égard d'un élève francophone.

Élève fréquentant une école d'une réserve

67. (1) Le présent article s'applique si l'élève qui réside dans un district territorial réunit les conditions suivantes :

- a) il ne réside pas dans le territoire de compétence d'un conseil et n'est pas résident d'un établissement de la Couronne;
- b) il fréquente une école d'une réserve qui relève :
 - (i) soit de la Couronne du chef du Canada,
 - (ii) soit d'une bande, du conseil d'une bande ou d'une commission indienne de l'éducation que la Couronne du chef du Canada autorise à dispenser l'enseignement aux Indiens.

(2) Le ministre verse à l'administration responsable de l'école que fréquente l'élève la somme convenue d'un commun accord.

Sommes payables au conseil : fréquentation de l'école par les enfants indiens

68. (1) Le présent article s'applique à l'égard du conseil qui a présenté au ministre, en application de l'article 185 de la Loi, des dispositions en vue de l'admission, à une école élémentaire pour enfants indiens, d'une ou de plusieurs personnes qui remplissent les conditions d'élèves résidents du conseil.

(2) Sous réserve du paragraphe (3), le ministre verse au conseil, pour chaque personne à laquelle s'appliquent les dispositions, une somme égale à ce qu'il en coûte par élève de l'élémentaire pour l'exercice 2008-2009 à l'école où l'enfant est admis aux termes des dispositions.

(3) La somme que verse le ministre en application du paragraphe (2) ne doit pas dépasser le montant des droits que le conseil imposerait aux élèves de l'élémentaire en application de l'article 3 du règlement sur les droits de 2008-2009.

TABLE/TABLEAU 1

HIGH NEEDS PER-PUPIL AMOUNT/SOMME LIÉE AUX BESOINS ÉLEVÉS FONDÉE SUR L'EFFECTIF

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant \$
1.	Algoma District School Board	740.68
2.	Algonquin and Lakeshore Catholic District School Board	606.42
3.	Avon Maitland District School Board	502.87
4.	Bluewater District School Board	628.62
5.	Brant Haldimand Norfolk Catholic District School Board	386.39
6.	Bruce-Grey Catholic District School Board	612.19
7.	Catholic District School Board of Eastern Ontario	704.49
8.	Conseil de district des écoles publiques de langue française n° 59	507.29
9.	Conseil scolaire de district catholique Centre-Sud	505.26
10.	Conseil scolaire de district catholique de l'Est ontarien	786.23
11.	Conseil scolaire de district catholique des Aurores boréales	1509.80
12.	Conseil scolaire de district catholique des Grandes Rivières	499.53
13.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	605.22
14.	Conseil scolaire de district catholique du Nouvel-Ontario	717.33
15.	Conseil scolaire de district catholique Franco-Nord	1161.84
16.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	427.51
17.	Conseil scolaire de district du Centre Sud-Ouest	376.35
18.	Conseil scolaire de district du Grand Nord de l'Ontario	1673.35
19.	Conseil scolaire de district du Nord-Est de l'Ontario	1586.50
20.	District School Board of Niagara	355.46
21.	District School Board Ontario North East	719.17
22.	Dufferin-Peel Catholic District School Board	375.13
23.	Durham Catholic District School Board	383.93
24.	Durham District School Board	521.34
25.	English-language Separate District School Board No. 38	410.92
26.	Grand Erie District School Board	521.70
27.	Greater Essex County District School Board	414.03
28.	Halton Catholic District School Board	445.58
29.	Halton District School Board	601.81
30.	Hamilton-Wentworth Catholic District School Board	522.57
31.	Hamilton-Wentworth District School Board	443.28
32.	Hastings and Prince Edward District School Board	619.22
33.	Huron Perth Catholic District School Board	359.45
34.	Huron-Superior Catholic District School Board	375.69
35.	Kawartha Pine Ridge District School Board	583.61
36.	Keewatin-Patricia District School Board	1239.85
37.	Kenora Catholic District School Board	801.22
38.	Lakehead District School Board	697.08
39.	Lambton Kent District School Board	452.78
40.	Limestone District School Board	771.86
41.	Near North District School Board	804.64
42.	Niagara Catholic District School Board	487.42
43.	Nipissing-Parry Sound Catholic District School Board	1058.34
44.	Northeastern Catholic District School Board	1128.65
45.	Northwest Catholic District School Board	417.84
46.	Ottawa-Carleton District School Board	498.00
47.	Ottawa Catholic District School Board	379.82
48.	Peel District School Board	339.58
49.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	693.08

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant \$
50.	Rainbow District School Board	496.75
51.	Rainy River District School Board	1016.84
52.	Renfrew County Catholic District School Board	603.21
53.	Renfrew County District School Board	407.95
54.	Simcoe County District School Board	585.03
55.	Simcoe Muskoka Catholic District School Board	470.26
56.	St. Clair Catholic District School Board	481.01
57.	Sudbury Catholic District School Board	366.30
58.	Superior-Greenstone District School Board	642.60
59.	Superior North Catholic District School Board	1541.37
60.	Thames Valley District School Board	479.03
61.	Thunder Bay Catholic District School Board	591.46
62.	Toronto Catholic District School Board	604.59
63.	Toronto District School Board	522.93
64.	Trillium Lakelands District School Board	738.12
65.	Upper Canada District School Board	750.59
66.	Upper Grand District School Board	365.38
67.	Waterloo Catholic District School Board	485.45
68.	Waterloo Region District School Board	487.24
69.	Wellington Catholic District School Board	361.92
70.	Windsor-Essex Catholic District School Board	486.85
71.	York Catholic District School Board	504.53
72.	York Region District School Board	447.56

TABLE/TABLEAU 2
ESL/ELD GRANT/SUBVENTION ESL/ELD

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Somme \$
1.	Algoma District School Board	12,251
2.	Algonquin and Lakeshore Catholic District School Board	39,469
3.	Avon Maitland District School Board	130,943
4.	Bluewater District School Board	89,991
5.	Brant Haldimand Norfolk Catholic District School Board	46,070
6.	Bruce-Grey Catholic District School Board	6,460
7.	Catholic District School Board of Eastern Ontario	18,040
8.	District School Board of Niagara	209,141
9.	District School Board Ontario North East	20,124
10.	Dufferin-Peel Catholic District School Board	1,744,612
11.	Durham Catholic District School Board	133,721
12.	Durham District School Board	289,528
13.	English-language Separate District School Board No. 38	244,758
14.	Grand Erie District School Board	142,656
15.	Greater Essex County District School Board	444,329
16.	Halton Catholic District School Board	167,169
17.	Halton District School Board	239,846
18.	Hamilton-Wentworth Catholic District School Board	375,914
19.	Hamilton-Wentworth District School Board	670,457
20.	Hastings and Prince Edward District School Board	39,710
21.	Huron Perth Catholic District School Board	15,940
22.	Huron-Superior Catholic District School Board	10,295
23.	Kawartha Pine Ridge District School Board	43,189
24.	Keewatin-Patricia District School Board	13,103
25.	Kenora Catholic District School Board	251
26.	Lakehead District School Board	52,823
27.	Lambton Kent District School Board	112,982
28.	Limestone District School Board	80,431
29.	Near North District School Board	14,833

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Somme \$
30.	Niagara Catholic District School Board	101,516
31.	Nipissing-Parry Sound Catholic District School Board	5,838
32.	Northeastern Catholic District School Board	5,625
33.	Northwest Catholic District School Board	2,906
34.	Ottawa-Carleton District School Board	1,037,335
35.	Ottawa Catholic District School Board	486,435
36.	Peel District School Board	2,210,722
37.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	18,700
38.	Rainbow District School Board	26,345
39.	Rainy River District School Board	4,874
40.	Renfrew County Catholic District School Board	6,555
41.	Renfrew County District School Board	16,120
42.	Simcoe County District School Board	87,727
43.	Simcoe Muskoka Catholic District School Board	47,253
44.	St. Clair Catholic District School Board	40,256
45.	Sudbury Catholic District School Board	12,335
46.	Superior-Greenstone District School Board	829
47.	Superior North Catholic District School Board	0
48.	Thames Valley District School Board	803,250
49.	Thunder Bay Catholic District School Board	26,900
50.	Toronto Catholic District School Board	4,129,707
51.	Toronto District School Board	9,731,883
52.	Trillium Lakelands District School Board	0
53.	Upper Canada District School Board	33,865
54.	Upper Grand District School Board	285,778
55.	Waterloo Catholic District School Board	356,812
56.	Waterloo Region District School Board	884,037
57.	Wellington Catholic District School Board	56,393
58.	Windsor-Essex Catholic District School Board	303,833
59.	York Catholic District School Board	697,161
60.	York Region District School Board	1,234,284

TABLE/TABLEAU 3

ASSIMILATION FACTORS FOR ALF FUNDING/FACTEURS D'ASSIMILATION POUR LE FINANCEMENT DES
PROGRAMMES D'ALF

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Assimilation Factor/Facteur d'assimilation %
1.	Conseil de district des écoles publiques de langue française n° 59	76
2.	Conseil scolaire de district catholique Centre-Sud	97
3.	Conseil scolaire de district catholique de l'Est ontarien	75
4.	Conseil scolaire de district catholique des Aurores boréales	88
5.	Conseil scolaire de district catholique des Grandes Rivières	75
6.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	84
7.	Conseil scolaire de district catholique du Nouvel-Ontario	75
8.	Conseil scolaire de district catholique Franco-Nord	75
9.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	97
10.	Conseil scolaire de district du Centre Sud-Ouest	97
11.	Conseil scolaire de district du Grand Nord de l'Ontario	75
12.	Conseil scolaire de district du Nord-Est de l'Ontario	75

TABLE/TABLEAU 4

DEMOGRAPHIC COMPONENT OF FIRST NATION, MÉTIS AND INUIT EDUCATION

SUPPLEMENT/COMPOSANTE DÉMOGRAPHIQUE DU SUPPLÉMENT POUR L'ÉDUCATION DES PREMIÈRES
NATIONS, DES MÉTIS ET DES INUITS

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Estimated percentage of First Nation, Métis and Inuit Student Population/ Pourcentage estimatif d'élèves qui font partie des Premières nations ou sont des Métis ou des Inuits
1.	Algoma District School Board	13.72
2.	Algonquin and Lakeshore Catholic District School Board	5.95
3.	Avon Maitland District School Board	2.08
4.	Bluewater District School Board	4.24
5.	Brant Haldimand Norfolk Catholic District School Board	5.13
6.	Bruce-Grey Catholic District School Board	3.23
7.	Catholic District School Board of Eastern Ontario	5.72
8.	Conseil de district des écoles publiques de langue française n° 59	4.10
9.	Conseil scolaire de district catholique Centre-Sud	3.15
10.	Conseil scolaire de district catholique de l'Est ontarien	5.15
11.	Conseil scolaire de district catholique des Aurores boréales	14.26
12.	Conseil scolaire de district catholique des Grandes Rivières	8.85
13.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	3.85
14.	Conseil scolaire de district catholique du Nouvel-Ontario	9.83
15.	Conseil scolaire de district catholique Franco-Nord	11.51
16.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	3.86
17.	Conseil scolaire de district du Centre Sud-Ouest	3.62
18.	Conseil scolaire de district du Grand Nord de l'Ontario	9.72
19.	Conseil scolaire de district du Nord-Est de l'Ontario	10.01
20.	District School Board of Niagara	3.54
21.	District School Board Ontario North East	9.57
22.	Dufferin-Peel Catholic District School Board	1.25
23.	Durham Catholic District School Board	2.48
24.	Durham District School Board	2.84
25.	English-language Separate District School Board No. 38	3.43
26.	Grand Erie District School Board	4.94
27.	Greater Essex County District School Board	4.13
28.	Halton Catholic District School Board	1.68
29.	Halton District School Board	1.69
30.	Hamilton-Wentworth Catholic District School Board	3.23
31.	Hamilton-Wentworth District School Board	3.23
32.	Hastings and Prince Edward District School Board	6.85
33.	Huron Perth Catholic District School Board	2.12
34.	Huron-Superior Catholic District School Board	11.96
35.	Kawartha Pine Ridge District School Board	4.30
36.	Keewatin-Patricia District School Board	21.07
37.	Kenora Catholic District School Board	23.22
38.	Lakehead District School Board	12.53
39.	Lambton Kent District School Board	3.93
40.	Limestone District School Board	5.70
41.	Near North District School Board	9.49
42.	Niagara Catholic District School Board	3.79
43.	Nipissing-Parry Sound Catholic District School Board	10.09
44.	Northeastern Catholic District School Board	10.11
45.	Northwest Catholic District School Board	24.13
46.	Ottawa-Carleton District School Board	3.50
47.	Ottawa Catholic District School Board	3.50
48.	Peel District School Board	1.30

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Estimated percentage of First Nation, Métis and Inuit Student Population/ Pourcentage estimatif d'élèves qui font partie des Premières nations ou sont des Métis ou des Inuits
49.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	3.95
50.	Rainbow District School Board	11.78
51.	Rainy River District School Board	19.31
52.	Renfrew County Catholic District School Board	8.32
53.	Renfrew County District School Board	7.60
54.	Simcoe County District School Board	4.67
55.	Simcoe Muskoka Catholic District School Board	5.11
56.	St. Clair Catholic District School Board	4.05
57.	Sudbury Catholic District School Board	8.96
58.	Superior-Greenstone District School Board	11.19
59.	Superior North Catholic District School Board	15.15
60.	Thames Valley District School Board	3.36
61.	Thunder Bay Catholic District School Board	13.12
62.	Toronto Catholic District School Board	1.06
63.	Toronto District School Board	1.06
64.	Trillium Lakelands District School Board	5.20
65.	Upper Canada District School Board	5.88
66.	Upper Grand District School Board	2.80
67.	Waterloo Catholic District School Board	2.90
68.	Waterloo Region District School Board	2.76
69.	Wellington Catholic District School Board	2.63
70.	Windsor-Essex Catholic District School Board	4.08
71.	York Catholic District School Board	0.85
72.	York Region District School Board	1.15

TABLE/TABLEAU 5

LEARNING RESOURCES FOR DISTANT SCHOOLS ALLOCATION/ÉLÉMENT RESSOURCES D'APPRENTISSAGE
POUR ÉCOLES ÉLOIGNÉES

Item/Point	Column/ Colonne 1 Name of Board/Nom du conseil	Column/ Colonne 2 SFIS No./N° du SIIS	Column/ Colonne 3 Elementary School/École élémentaire	Column/ Colonne 4 Secondary School/École secondaire	Column/ Colonne 5 Municipality or Locality/ Municipalité ou localité	Column/ Colonne 6 Distance/ Distance (km)	Column/ Colonne 7 Learning resources for distant schools allocation/ Ressources d'apprentissage pour écoles éloignées \$
1.	Conseil de district des écoles publiques de langue française n° 59	10394		École secondaire publique le Sommet	Hawkesbury	75.5	376,607
2.	Conseil de district des écoles publiques de langue française n° 59	10575		École s.p. Marc Garneau	Quinte West	90.7	562,658
3.	Conseil scolaire de district catholique des Aurores boréales	10740		École secondaire catholique de La Vérendrye	Thunder Bay	100	559,336

Item/Point	Column/ Colonne 1	Column/ Colonne 2	Column/ Colonne 3	Column/ Colonne 4	Column/ Colonne 5	Column/ Colonne 6	Column/ Colonne 7
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Municipality or Locality/ Municipalité ou localité	Distance/ Distance (km)	Learning resources for distant schools allocation/ Ressources d'apprentissage pour écoles éloignées \$
4.	Conseil scolaire de district catholique des Aurores boréales	10768	Immaculée- Conception, E		Ignace	68.9	100,684
5.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	10658		Centre Scolaire Catholique Jeanne-Lajoie Secondaire	Pembroke	133.6	411,990
6.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	10784	École Catholique Ange-Gabriel Élémentaire		Brockville	40.6	115,805
7.	Conseil scolaire de district catholique du Nouvel-Ontario	10618		École secondaire catholique Jeunesse-Nord	Blind River	97.1	550,265
8.	Conseil scolaire de district catholique du Nouvel-Ontario	10872		É.s. St-Joseph (site temporaire)	Wawa	130.5	227,326
9.	Conseil scolaire de district du Centre Sud- Ouest	10710	Carrefour des Jeunes		Brampton	21.2	51,347
10.	Conseil scolaire de district du Grand Nord de l'Ontario	10634	Villa Française des Jeunes É.p		Elliot Lake	156.7	155,527
11.	Conseil scolaire de district du Grand Nord de l'Ontario	10745	École p. l'Escalade		Wawa	195.8	133,320
12.	Huron Perth Catholic District School Board	10765	St. Mary's School		North Perth	33	118,712
13.	Superior North Catholic District School Board	10661	St. Edward Catholic School		Nipigon	19.8	46,487

TABLE/TABLEAU 6

REMOTE AND RURAL ALLOCATION, RURAL AND SMALL COMMUNITY ALLOCATION/ÉLÉMENT CONSEILS
RURAUX ET ÉLOIGNÉS ET ÉLÉMENT COLLECTIVITÉS RURALES ET DE PETITE TAILLE

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	Distance/Distance	Urban Factor/ Facteur urbain	Dispersion Distance in kilometres/ Distance, en kilomètres, liée à la dispersion	Rural and Small Communities Index/Indice des collectivités rurales et de petite taille
1.	Algoma District School Board	790 km	0.809	38.63	30.50%
2.	Algonquin and Lakeshore Catholic District School Board	277 km	0.986	24.63	28.50%
3.	Avon Maitland District School Board	< 151 km	1	16.38	78.10%
4.	Bluewater District School Board	177 km	1	21.55	78.60%
5.	Brant Haldimand Norfolk Catholic District School Board	< 151 km	1	13.91	40.40%
6.	Bruce-Grey Catholic District School Board	177 km	1	22.57	67.50%
7.	Catholic District School Board of Eastern Ontario	< 151 km	1	24.49	60.90%
8.	Conseil de district des écoles publiques de langue française n° 59	< 151 km	1	38.75	12.80%
9.	Conseil scolaire de district catholique Centre-Sud	< 151 km	1	37.27	4.20%
10.	Conseil scolaire de district catholique de l'Est ontarien	< 151 km	1	17.32	54.20%
11.	Conseil scolaire de district catholique des Aurores boréales	1745 km	0.727	207.39	46.50%
12.	Conseil scolaire de district catholique des Grandes Rivières	680 km	0.952	49.76	52.90%
13.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	< 151 km	1	23.39	9.70%
14.	Conseil scolaire de district catholique du Nouvel-Ontario	790 km	0.879	45.27	26.70%
15.	Conseil scolaire de district catholique Franco-Nord	332 km	0.933	23.94	57.20%
16.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	< 151 km	1	29.78	21.20%
17.	Conseil scolaire de district du Centre Sud- Ouest	< 151 km	1	47.17	0.80%
18.	Conseil scolaire de district du Grand Nord de l'Ontario	1191 km	0.862	140.63	27.10%
19.	Conseil scolaire de district du Nord-Est de l'Ontario	634 km	0.939	149.2	44.70%
20.	District School Board of Niagara	< 151 km	1	6.49	13.50%
21.	District School Board Ontario North East	680 km	0.946	47.28	47.80%
22.	Dufferin-Peel Catholic District School Board	< 151 km	1	4.96	3.70%
23.	Durham Catholic District School Board	< 151 km	1	7.23	5.10%
24.	Durham District School Board	< 151 km	1	5.98	13.20%
25.	English-language Separate District School Board No. 38	< 151 km	1	11.83	11.80%
26.	Grand Erie District School Board	< 151 km	1	10.07	54.90%
27.	Greater Essex County District School Board	< 151 km	1	8.32	21.80%
28.	Halton Catholic District School Board	< 151 km	1	7.35	7.40%
29.	Halton District School Board	< 151 km	1	5.59	7.50%
30.	Hamilton-Wentworth Catholic District School Board	< 151 km	1	4.04	7.30%
31.	Hamilton-Wentworth District School Board	< 151 km	1	3.79	7.30%

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	Distance/Distance	Urban Factor/ Facteur urbain	Dispersion Distance in kilometres/ Distance, en kilomètres, liée à la dispersion	Rural and Small Communities Index/Indice des collectivités rurales et de petite taille
32.	Hastings and Prince Edward District School Board	251 km	0.971	15.17	57.00%
33.	Huron Perth Catholic District School Board	< 151 km	1	19.38	58.40%
34.	Huron-Superior Catholic District School Board	790 km	0.777	48.56	19.30%
35.	Kawartha Pine Ridge District School Board	161 km	0.942	14.94	39.40%
36.	Keewatin-Patricia District School Board	1801 km	1	60.12	74.40%
37.	Kenora Catholic District School Board	1855 km	1	3.62	25.50%
38.	Lakehead District School Board	1375 km	0.549	5.77	12.80%
39.	Lambton Kent District School Board	< 151 km	1	16.28	42.50%
40.	Limestone District School Board	235 km	0.717	12.74	43.40%
41.	Near North District School Board	332 km	0.913	25.73	49.60%
42.	Niagara Catholic District School Board	< 151 km	1	8.5	9.20%
43.	Nipissing-Parry Sound Catholic District School Board	332 km	0.913	19.07	23.70%
44.	Northeastern Catholic District School Board	680 km	0.946	71.27	47.60%
45.	Northwest Catholic District School Board	1715 km	1	133.32	100.00%
46.	Ottawa-Carleton District School Board	< 151 km	1	6.11	8.00%
47.	Ottawa Catholic District School Board	< 151 km	1	6.69	8.00%
48.	Peel District School Board	< 151 km	1	4.54	4.00%
49.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	161 km	0.942	15.91	23.40%
50.	Rainbow District School Board	455 km	0.821	21.21	25.20%
51.	Rainy River District School Board	1630 km	1	40.15	100.00%
52.	Renfrew County Catholic District School Board	< 151 km	1	25.91	54.90%
53.	Renfrew County District School Board	< 151 km	1	21.03	70.00%
54.	Simcoe County District School Board	< 151 km	1	11.3	24.20%
55.	Simcoe Muskoka Catholic District School Board	< 151 km	1	17.09	18.50%
56.	St. Clair Catholic District School Board	< 151 km	1	20.81	34.70%
57.	Sudbury Catholic District School Board	390 km	0.78	15.88	13.80%
58.	Superior-Greenstone District School Board	1440 km	1	71.69	100.00%
59.	Superior North Catholic District School Board	1440 km	1	97.06	100.00%
60.	Thames Valley District School Board	< 151 km	1	9.39	25.50%
61.	Thunder Bay Catholic District School Board	1375 km	0.501	3.64	5.30%
62.	Toronto Catholic District School Board	< 151 km	1	4.47	0.00%
63.	Toronto District School Board	< 151 km	1	3.78	0.00%
64.	Trillium Lakelands District School Board	253 km	1	27.79	87.10%
65.	Upper Canada District School Board	< 151 km	1	22.4	73.50%
66.	Upper Grand District School Board	< 151 km	1	10.65	42.30%
67.	Waterloo Catholic District School Board	< 151 km	1	6.27	3.40%
68.	Waterloo Region District School Board	< 151 km	1	4.96	10.00%
69.	Wellington Catholic District School Board	< 151 km	1	11.37	18.00%
70.	Windsor-Essex Catholic District School Board	< 151 km	1	7.73	15.60%
71.	York Catholic District School Board	< 151 km	1	7.8	4.40%
72.	York Region District School Board	< 151 km	1	6.52	6.20%

TABLE/TABLEAU 7

LEARNING OPPORTUNITIES ALLOCATION/ÉLÉMENT PROGRAMMES D'AIDE À L'APPRENTISSAGE

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Demographic Component Amount/Montant de l'élément démographique \$	Column/Colonne 3 Student Success, Grades 7-12, Demographic Factor/Réussite des élèves, 7 ^e à 12 ^e année, facteur démographique
1.	Algoma District School Board	2,507,768	0.0097
2.	Algonquin and Lakeshore Catholic District School Board	1,028,493	0.0028
3.	Avon Maitland District School Board	991,976	0.003
4.	Bluewater District School Board	1,333,966	0.0045
5.	Brant Haldimand Norfolk Catholic District School Board	790,348	0.0028
6.	Bruce-Grey Catholic District School Board	171,340	0.0007
7.	Catholic District School Board of Eastern Ontario	840,972	0.0025
8.	Conseil de district des écoles publiques de langue française n° 59	1,503,102	0.0059
9.	Conseil scolaire de district catholique Centre-Sud	1,473,536	0.0036
10.	Conseil scolaire de district catholique de l'Est ontarien	1,293,413	0.004
11.	Conseil scolaire de district catholique des Aurores boréales	171,220	0.0003
12.	Conseil scolaire de district catholique des Grandes Rivières	1,794,572	0.0054
13.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	2,470,269	0.0089
14.	Conseil scolaire de district catholique du Nouvel-Ontario	1,301,758	0.0042
15.	Conseil scolaire de district catholique Franco-Nord	631,795	0.002
16.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	459,120	0.0012
17.	Conseil scolaire de district du Centre Sud-Ouest	1,235,551	0.0038
18.	Conseil scolaire de district du Grand Nord de l'Ontario	204,097	0.001
19.	Conseil scolaire de district du Nord-Est de l'Ontario	198,582	0.001
20.	District School Board of Niagara	4,023,503	0.0143
21.	District School Board Ontario North East	1,365,057	0.0043
22.	Dufferin-Peel Catholic District School Board	12,308,675	0.0204
23.	Durham Catholic District School Board	834,922	0.001
24.	Durham District School Board	2,829,353	0.0087
25.	English-language Separate District School Board No. 38	3,156,231	0.0035
26.	Grand Erie District School Board	2,604,170	0.0097
27.	Greater Essex County District School Board	5,415,361	0.0151
28.	Halton Catholic District School Board	416,252	0.0008
29.	Halton District School Board	709,977	0.0008
30.	Hamilton-Wentworth Catholic District School Board	4,505,017	0.0134
31.	Hamilton-Wentworth District School Board	11,293,970	0.0419
32.	Hastings and Prince Edward District School Board	2,182,180	0.012
33.	Huron Perth Catholic District School Board	138,397	0.0004
34.	Huron-Superior Catholic District School Board	1,177,544	0.0041
35.	Kawartha Pine Ridge District School Board	2,007,486	0.0093
36.	Keewatin-Patricia District School Board	737,551	0.0028
37.	Kenora Catholic District School Board	121,129	0.0005
38.	Lakehead District School Board	1,819,863	0.0065
39.	Lambton Kent District School Board	1,480,439	0.0077
40.	Limestone District School Board	1,903,191	0.0068
41.	Near North District School Board	1,959,989	0.0071
42.	Niagara Catholic District School Board	1,729,032	0.0049
43.	Nipissing-Parry Sound Catholic District School Board	474,400	0.002
44.	Northeastern Catholic District School Board	474,004	0.0013
45.	Northwest Catholic District School Board	104,360	0.0005
46.	Ottawa-Carleton District School Board	13,185,759	0.0413
47.	Ottawa Catholic District School Board	5,901,525	0.0177
48.	Peel District School Board	17,151,015	0.0333
49.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	553,447	0.0018
50.	Rainbow District School Board	1,914,661	0.0084
51.	Rainy River District School Board	450,283	0.0026

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Demographic Component Amount/Montant de l'élément démographique \$	Column/Colonne 3 Student Success, Grades 7-12, Demographic Factor/Réussite des élèves, 7 ^e à 12 ^e année, facteur démographique
52.	Renfrew County Catholic District School Board	452,564	0.0024
53.	Renfrew County District School Board	706,785	0.0032
54.	Simcoe County District School Board	1,589,957	0.0084
55.	Simcoe Muskoka Catholic District School Board	443,371	0.0027
56.	St. Clair Catholic District School Board	588,312	0.0022
57.	Sudbury Catholic District School Board	961,556	0.0039
58.	Superior-Greenstone District School Board	456,264	0.0012
59.	Superior North Catholic District School Board	148,656	0.0004
60.	Thames Valley District School Board	8,619,548	0.0246
61.	Thunder Bay Catholic District School Board	873,297	0.0033
62.	Toronto Catholic District School Board	44,293,740	0.1261
63.	Toronto District School Board	120,406,701	0.3807
64.	Trillium Lakelands District School Board	745,259	0.0045
65.	Upper Canada District School Board	1,641,497	0.0065
66.	Upper Grand District School Board	1,313,778	0.003
67.	Waterloo Catholic District School Board	2,028,535	0.0041
68.	Waterloo Region District School Board	5,547,595	0.0138
69.	Wellington Catholic District School Board	393,757	0.0008
70.	Windsor-Essex Catholic District School Board	3,570,519	0.0089
71.	York Catholic District School Board	4,497,770	0.0093
72.	York Region District School Board	9,899,925	0.0182

TABLE/TABLEAU 8
SAFE SCHOOLS ALLOCATION/ÉLÉMENT SÉCURITÉ DANS LES ÉCOLES

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Weighted Per-Pupil Amount for Programs and Supports Component/Somme pondérée par élève au titre du volet programmes et soutiens \$	Column/Colonne 3 Weighted Per-Pupil Amount for Professional Staff Support Component/Somme pondérée par élève au titre du volet soutien professionnel \$
1.	Algoma District School Board	3.70	1.69
2.	Algonquin and Lakeshore Catholic District School Board	2.55	1.16
3.	Avon Maitland District School Board	1.66	0.75
4.	Bluewater District School Board	2.04	0.93
5.	Brant Haldimand Norfolk Catholic District School Board	2.32	1.06
6.	Bruce-Grey Catholic District School Board	1.94	0.88
7.	Catholic District School Board of Eastern Ontario	2.47	1.13
8.	Conseil de district des écoles publiques de langue française no 59	2.45	1.12
9.	Conseil scolaire de district catholique Centre-Sud	2.37	1.08
10.	Conseil scolaire de district catholique de l'Est ontarien	2.33	1.06
11.	Conseil scolaire de district catholique des Aurores boréales	3.60	1.64
12.	Conseil scolaire de district catholique des Grandes Rivières	2.82	1.29
13.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	2.39	1.09
14.	Conseil scolaire de district catholique du Nouvel-Ontario	3.04	1.39
15.	Conseil scolaire de district catholique Franco-Nord	3.37	1.54
16.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	2.19	1.00
17.	Conseil scolaire de district du Centre Sud-Ouest	2.83	1.29
18.	Conseil scolaire de district du Grand Nord de l'Ontario	3.02	1.38
19.	Conseil scolaire de district du Nord-Est de l'Ontario	3.09	1.41
20.	District School Board of Niagara	2.11	0.96
21.	District School Board Ontario North East	3.07	1.40

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Weighted Per-Pupil Amount for Programs and Supports Component/Somme pondérée par élève au titre du volet programmes et soutiens \$	Column/Colonne 3 Weighted Per-Pupil Amount for Professional Staff Support Component/Somme pondérée par élève au titre du volet soutien professionnel \$
22.	Dufferin-Peel Catholic District School Board	2.20	1.01
23.	Durham Catholic District School Board	1.71	0.78
24.	Durham District School Board	1.79	0.81
25.	English-language Separate District School Board No. 38	2.27	1.04
26.	Grand Erie District School Board	2.20	1.00
27.	Greater Essex County District School Board	2.54	1.16
28.	Halton Catholic District School Board	1.41	0.64
29.	Halton District School Board	1.42	0.65
30.	Hamilton-Wentworth Catholic District School Board	2.56	1.17
31.	Hamilton-Wentworth District School Board	2.56	1.17
32.	Hastings and Prince Edward District School Board	2.62	1.19
33.	Huron Perth Catholic District School Board	1.71	0.78
34.	Huron-Superior Catholic District School Board	3.46	1.58
35.	Kawartha Pine Ridge District School Board	1.98	0.90
36.	Keewatin-Patricia District School Board	4.52	2.06
37.	Kenora Catholic District School Board	4.82	2.20
38.	Lakehead District School Board	3.40	1.55
39.	Lambton Kent District School Board	2.06	0.94
40.	Limestone District School Board	2.41	1.10
41.	Near North District School Board	3.09	1.41
42.	Niagara Catholic District School Board	2.21	1.01
43.	Nipissing-Parry Sound Catholic District School Board	3.13	1.43
44.	Northeastern Catholic District School Board	3.21	1.46
45.	Northwest Catholic District School Board	5.16	2.35
46.	Ottawa-Carleton District School Board	2.35	1.07
47.	Ottawa Catholic District School Board	2.35	1.07
48.	Peel District School Board	2.19	1.00
49.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	2.01	0.91
50.	Rainbow District School Board	3.32	1.52
51.	Rainy River District School Board	4.47	2.04
52.	Renfrew County Catholic District School Board	2.92	1.33
53.	Renfrew County District School Board	2.63	1.20
54.	Simcoe County District School Board	2.10	0.96
55.	Simcoe Muskoka Catholic District School Board	2.19	1.00
56.	St. Clair Catholic District School Board	2.11	0.96
57.	Sudbury Catholic District School Board	2.90	1.32
58.	Superior-Greenstone District School Board	2.99	1.36
59.	Superior North Catholic District School Board	3.45	1.57
60.	Thames Valley District School Board	2.18	0.99
61.	Thunder Bay Catholic District School Board	3.56	1.62
62.	Toronto Catholic District School Board	3.31	1.51
63.	Toronto District School Board	3.31	1.51
64.	Trillium Lakelands District School Board	2.12	0.97
65.	Upper Canada District School Board	2.43	1.11
66.	Upper Grand District School Board	1.72	0.78
67.	Waterloo Catholic District School Board	2.16	0.98
68.	Waterloo Region District School Board	2.07	0.94
69.	Wellington Catholic District School Board	1.82	0.83
70.	Windsor-Essex Catholic District School Board	2.51	1.14
71.	York Catholic District School Board	1.68	0.76
72.	York Region District School Board	1.81	0.83

TABLE/TABLEAU 9
TEACHER QUALIFICATION AND EXPERIENCE/COMPÉTENCE ET EXPÉRIENCE DES ENSEIGNANTS

Full years of teaching experience/Années complètes d'expérience en enseignement	Qualification Categories/Catégories de qualification						
	D	C	B	A1/group 1 A1/groupe 1	A2/group 2 A2/groupe 2	A3/group 3 A3/groupe 3	A4/group 4 A4/groupe 4
0	0.5825	0.5825	0.5825	0.6178	0.6478	0.7034	0.7427
1	0.6185	0.6185	0.6185	0.6557	0.6882	0.7487	0.7898
2	0.6562	0.6562	0.6562	0.6958	0.7308	0.7960	0.8397
3	0.6941	0.6941	0.6941	0.7359	0.7729	0.8433	0.8897
4	0.7335	0.7335	0.7335	0.7772	0.8165	0.8916	0.9418
5	0.7725	0.7725	0.7725	0.8185	0.8600	0.9398	0.9932
6	0.8104	0.8104	0.8104	0.8599	0.9035	0.9881	1.0453
7	0.8502	0.8502	0.8502	0.9013	0.9475	1.0367	1.0973
8	0.8908	0.8908	0.8908	0.9435	0.9919	1.0856	1.1500
9	0.9315	0.9315	0.9315	0.9856	1.0356	1.1344	1.2025
10	1.0187	1.0187	1.0187	1.0438	1.0999	1.2166	1.2982

TABLE/TABLEAU 10
COST ADJUSTMENT AMOUNT FOR NON-TEACHERS/SOMME LIÉE AU REDRESSEMENT DES COÛTS POUR LE
PERSONNEL NON ENSEIGNANT

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant \$
1.	Algoma District School Board	78,747
2.	Algonquin and Lakeshore Catholic District School Board	82,667
3.	Avon Maitland District School Board	41,535
4.	Bluewater District School Board	108,410
5.	Brant Haldimand Norfolk Catholic District School Board	44,689
6.	Bruce-Grey Catholic District School Board	8,255
7.	Catholic District School Board of Eastern Ontario	92,516
8.	Conseil de district des écoles publiques de langue française n° 59	191,014
9.	Conseil scolaire de district catholique Centre-Sud	123,290
10.	Conseil scolaire de district catholique de l'Est ontarien	85,031
11.	Conseil scolaire de district catholique des Aurores boréales	22,540
12.	Conseil scolaire de district catholique des Grandes Rivières	58,721
13.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	143,661
14.	Conseil scolaire de district catholique du Nouvel-Ontario	157,338
15.	Conseil scolaire de district catholique Franco-Nord	64,302
16.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	68,511
17.	Conseil scolaire de district du Centre Sud-Ouest	104,085
18.	Conseil scolaire de district du Grand Nord de l'Ontario	43,409
19.	Conseil scolaire de district du Nord-Est de l'Ontario	32,888
20.	District School Board of Niagara	83,203
21.	District School Board Ontario North East	98,123
22.	Dufferin-Peel Catholic District School Board	912,533
23.	Durham Catholic District School Board	91,121
24.	Durham District School Board	260,166
25.	English-language Separate District School Board No. 38	216,616
26.	Grand Erie District School Board	98,124
27.	Greater Essex County District School Board	121,337
28.	Halton Catholic District School Board	63,708
29.	Halton District School Board	138,762
30.	Hamilton-Wentworth Catholic District School Board	120,764
31.	Hamilton-Wentworth District School Board	139,006
32.	Hastings and Prince Edward District School Board	97,546
33.	Huron Perth Catholic District School Board	27,126
34.	Huron-Superior Catholic District School Board	66,370

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant \$
35.	Kawartha Pine Ridge District School Board	136,022
36.	Keewatin-Patricia District School Board	74,629
37.	Kenora Catholic District School Board	31,719
38.	Lakehead District School Board	292,517
39.	Lambton Kent District School Board	89,526
40.	Limestone District School Board	84,687
41.	Near North District School Board	106,206
42.	Niagara Catholic District School Board	101,914
43.	Nipissing-Parry Sound Catholic District School Board	52,037
44.	Northeastern Catholic District School Board	42,202
45.	Northwest Catholic District School Board	18,678
46.	Ottawa-Carleton District School Board	397,158
47.	Ottawa Catholic District School Board	415,610
48.	Peel District School Board	895,104
49.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	81,321
50.	Rainbow District School Board	121,468
51.	Rainy River District School Board	50,713
52.	Renfrew County Catholic District School Board	29,538
53.	Renfrew County District School Board	31,281
54.	Simcoe County District School Board	157,546
55.	Simcoe Muskoka Catholic District School Board	138,393
56.	St. Clair Catholic District School Board	90,809
57.	Sudbury Catholic District School Board	102,133
58.	Superior-Greenstone District School Board	57,541
59.	Superior North Catholic District School Board	12,307
60.	Thames Valley District School Board	227,471
61.	Thunder Bay Catholic District School Board	50,709
62.	Toronto Catholic District School Board	576,920
63.	Toronto District School Board	4,509,680
64.	Trillium Lakelands District School Board	64,668
65.	Upper Canada District School Board	138,484
66.	Upper Grand District School Board	194,056
67.	Waterloo Catholic District School Board	66,058
68.	Waterloo Region District School Board	238,255
69.	Wellington Catholic District School Board	25,339
70.	Windsor-Essex Catholic District School Board	234,109
71.	York Catholic District School Board	274,225
72.	York Region District School Board	520,752

TABLE/TABLEAU 11

CHANGES TO DISTANT SCHOOLS/RAJUSTEMENTS POUR ÉCOLES ÉLOIGNÉES

Item/Point	Column/ Colonne 1	Column/ Colonne 2	Column/ Colonne 3	Column/ Colonne 4	Column/ Colonne 5
	Name of Board/Nom du conseil	Elementary Top Up Allocation for School Operations/Somme complémentaire liée au fonctionnement des écoles élémentaires \$	Secondary Top Up Allocation for School Operations/ Somme complémentaire liée au fonctionnement des écoles secondaires \$	Elementary Top Up for School Renewal/ Somme complémentaire liée à la réfection des écoles élémentaires \$	Secondary Top Up for School Renewal/ Somme complémentaire liée à la réfection des écoles secondaires \$
1.	Conseil de district des écoles publiques de langue française n° 59		-59,906		-9,949
2.	Conseil scolaire de district catholique de l'Est ontarien		-26,194		-4,621
3.	Conseil scolaire de district catholique des Aurores boréales	-5,511	0	-972	0
4.	Conseil scolaire de district catholique des Grandes Rivières	-76,936	-58,762	-13,571	-10,325

Item/Point	Column/ Colonne 1 Name of Board/Nom du conseil	Column/ Colonne 2 Elementary Top Up Allocation for School Operations/Somme complémentaire liée au fonctionnement des écoles élémentaires \$	Column/ Colonne 3 Secondary Top Up Allocation for School Operations/ Somme complémentaire liée au fonctionnement des écoles secondaires \$	Column/ Colonne 4 Elementary Top Up for School Renewal/ Somme complémentaire liée à la réfection des écoles élémentaires \$	Column/ Colonne 5 Secondary Top Up for School Renewal/ Somme complémentaire liée à la réfection des écoles secondaires \$
5.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	-94,529	-5,752	-15,609	-924
6.	Conseil scolaire de district catholique du Nouvel-Ontario	0	-76,268	0	-13,454
7.	Conseil scolaire de district du Grand Nord de l'Ontario	17,260	0	2,912	0
8.	District School Board Ontario North East	-51,518	0	-8,912	0
9.	Huron Perth Catholic District School Board	-16,103	0	-2,840	0
10.	Keewatin-Patricia District School Board	-41,044	0	-6,896	0
11.	Lakehead District School Board	-21,190	0	-3,694	0
12.	Limestone District School Board	-34,681	0	-6,011	0
13.	Renfrew County District School Board	-15,804	0	-2,729	0
14.	St. Clair Catholic District School Board	-5,576	0	-935	0
15.	Upper Canada District School Board	-25,701	0	-4,394	0
16.	Windsor-Essex Catholic District School Board	8,862	0	1,533	0

TABLE/TABLEAU 12

AMOUNT FOR RENEWAL SOFTWARE LICENSING FEES/SOMME LIÉE AU RENOUVELLEMENT DES PERMIS
D'UTILISATION DE LOGICIELS

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Allocation for Renewal Software Licensing Fee/Somme liée au renouvellement des permis d'utilisation de logiciels \$
1.	Algoma District School Board	14,728
2.	Algonquin and Lakeshore Catholic District School Board	9,044
3.	Avon Maitland District School Board	17,425
4.	Bluewater District School Board	17,821
5.	Brant Haldimand Norfolk Catholic District School Board	6,163
6.	Bruce-Grey Catholic District School Board	2,911
7.	Catholic District School Board of Eastern Ontario	8,231
8.	Conseil de district des écoles publiques de langue française n° 59	7,490
9.	Conseil scolaire de district catholique Centre-Sud	10,442
10.	Conseil scolaire de district catholique de l'Est ontarien	12,139
11.	Conseil scolaire de district catholique des Aurores boréales	620
12.	Conseil scolaire de district catholique des Grandes Rivières	10,862
13.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	13,818
14.	Conseil scolaire de district catholique du Nouvel-Ontario	8,688
15.	Conseil scolaire de district catholique Franco-Nord	5,152
16.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	6,123
17.	Conseil scolaire de district du Centre Sud-Ouest	9,229
18.	Conseil scolaire de district du Grand Nord de l'Ontario	3,845
19.	Conseil scolaire de district du Nord-Est de l'Ontario	853

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Allocation for Renewal Software Licensing Fee/Somme liée au renouvellement des permis d'utilisation de logiciels \$
20.	District School Board of Niagara	41,051
21.	District School Board Ontario North East	13,417
22.	Dufferin-Peel Catholic District School Board	41,028
23.	Durham Catholic District School Board	13,056
24.	Durham District School Board	37,502
25.	English-language Separate District School Board No. 38	13,545
26.	Grand Erie District School Board	25,152
27.	Greater Essex County District School Board	30,236
28.	Halton Catholic District School Board	12,968
29.	Halton District School Board	33,538
30.	Hamilton-Wentworth Catholic District School Board	20,354
31.	Hamilton-Wentworth District School Board	48,493
32.	Hastings and Prince Edward District School Board	16,342
33.	Huron Perth Catholic District School Board	2,853
34.	Huron-Superior Catholic District School Board	5,747
35.	Kawartha Pine Ridge District School Board	28,719
36.	Keewatin-Patricia District School Board	5,898
37.	Kenora Catholic District School Board	891
38.	Lakehead District School Board	12,468
39.	Lambton Kent District School Board	24,263
40.	Limestone District School Board	19,543
41.	Near North District School Board	11,892
42.	Niagara Catholic District School Board	14,962
43.	Nipissing-Parry Sound Catholic District School Board	3,826
44.	Northeastern Catholic District School Board	2,648
45.	Northwest Catholic District School Board	868
46.	Ottawa-Carleton District School Board	65,947
47.	Ottawa Catholic District School Board	27,130
48.	Peel District School Board	68,019
49.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	8,908
50.	Rainbow District School Board	17,507
51.	Rainy River District School Board	4,236
52.	Renfrew County Catholic District School Board	4,330
53.	Renfrew County District School Board	12,414
54.	Simcoe County District School Board	32,760
55.	Simcoe Muskoka Catholic District School Board	11,450
56.	St. Clair Catholic District School Board	9,304
57.	Sudbury Catholic District School Board	7,314
58.	Superior-Greenstone District School Board	4,165
59.	Superior North Catholic District School Board	1,164
60.	Thames Valley District School Board	64,853
61.	Thunder Bay Catholic District School Board	5,534
62.	Toronto Catholic District School Board	71,015
63.	Toronto District School Board	284,436
64.	Trillium Lakelands District School Board	15,018
65.	Upper Canada District School Board	29,960
66.	Upper Grand District School Board	21,000
67.	Waterloo Catholic District School Board	14,178
68.	Waterloo Region District School Board	38,590
69.	Wellington Catholic District School Board	4,534
70.	Windsor-Essex Catholic District School Board	17,122
71.	York Catholic District School Board	27,574
72.	York Region District School Board	51,553

TABLE/TABLEAU 13
COMMUNITY USE OF SCHOOLS COMPENSATION AMOUNT/SOMME LIÉE AU FONCTIONNEMENT DE
L'UTILISATION COMMUNAUTAIRE DES ÉCOLES

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Amount/Montant \$
1.	Algoma District School Board	185,771
2.	Algonquin and Lakeshore Catholic District School Board	159,008
3.	Avon Maitland District School Board	248,487
4.	Bluewater District School Board	263,741
5.	Brant Haldimand Norfolk Catholic District School Board	146,014
6.	Bruce-Grey Catholic District School Board	46,114
7.	Catholic District School Board of Eastern Ontario	163,726
8.	Conseil de district des écoles publiques de langue française n° 59	167,256
9.	Conseil scolaire de district catholique Centre-Sud	173,272
10.	Conseil scolaire de district catholique de l'Est ontarien	179,135
11.	Conseil scolaire de district catholique des Aurores boréales	17,439
12.	Conseil scolaire de district catholique des Grandes Rivières	144,763
13.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	246,801
14.	Conseil scolaire de district catholique du Nouvel-Ontario	122,651
15.	Conseil scolaire de district catholique Franco-Nord	65,450
16.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	102,323
17.	Conseil scolaire de district du Centre Sud-Ouest	134,989
18.	Conseil scolaire de district du Grand Nord de l'Ontario	59,032
19.	Conseil scolaire de district du Nord-Est de l'Ontario	25,944
20.	District School Board of Niagara	543,715
21.	District School Board Ontario North East	172,292
22.	Dufferin-Peel Catholic District School Board	1,130,633
23.	Durham Catholic District School Board	288,818
24.	Durham District School Board	821,552
25.	English-language Separate District School Board No. 38	264,847
26.	Grand Erie District School Board	364,528
27.	Greater Essex County District School Board	463,147
28.	Halton Catholic District School Board	327,329
29.	Halton District School Board	586,003
30.	Hamilton-Wentworth Catholic District School Board	360,066
31.	Hamilton-Wentworth District School Board	660,907
32.	Hastings and Prince Edward District School Board	240,083
33.	Huron Perth Catholic District School Board	55,472
34.	Huron-Superior Catholic District School Board	80,687
35.	Kawartha Pine Ridge District School Board	435,037
36.	Keewatin-Patricia District School Board	92,880
37.	Kenora Catholic District School Board	14,881
38.	Lakehead District School Board	142,203
39.	Lambton Kent District School Board	341,269
40.	Limestone District School Board	298,814
41.	Near North District School Board	172,464
42.	Niagara Catholic District School Board	293,332
43.	Nipissing-Parry Sound Catholic District School Board	53,467
44.	Northeastern Catholic District School Board	38,764
45.	Northwest Catholic District School Board	13,287
46.	Ottawa Catholic District School Board	543,488
47.	Ottawa-Carleton District School Board	965,131
48.	Peel District School Board	1,808,716
49.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	194,592
50.	Rainbow District School Board	220,914
51.	Rainy River District School Board	47,897
52.	Renfrew County Catholic District School Board	68,447
53.	Renfrew County District School Board	155,257
54.	Simcoe County District School Board	616,190
55.	Simcoe Muskoka Catholic District School Board	268,681

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Amount/Montant \$
56.	St. Clair Catholic District School Board	130,312
57.	Sudbury Catholic District School Board	94,688
58.	Superior North Catholic District School Board	19,753
59.	Superior-Greenstone District School Board	57,637
60.	Thames Valley District School Board	918,821
61.	Thunder Bay Catholic District School Board	95,947
62.	Toronto Catholic District School Board	1,105,311
63.	Toronto District School Board	3,813,127
64.	Trillium Lakelands District School Board	245,147
65.	Upper Canada District School Board	452,131
66.	Upper Grand District School Board	384,951
67.	Waterloo Catholic District School Board	279,633
68.	Waterloo Region District School Board	685,566
69.	Wellington Catholic District School Board	98,566
70.	Windsor-Essex Catholic District School Board	296,385
71.	York Catholic District School Board	672,354
72.	York Region District School Board	1,351,970

TABLE/TABLEAU 14

PERCENTAGE OF TOTAL AREA OF ELEMENTARY AND SECONDARY SCHOOLS LESS THAN 20 YEARS OLD
OR 20 YEARS OR OLDER/POURCENTAGE DE LA SUPERFICIE TOTALE DES ÉCOLES ÉLÉMENTAIRES ET
SECONDAIRES QUI DATENT DE MOINS DE 20 ANS OU DE 20 ANS OU PLUS

Item/ Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 % of Total Area of Elementary Schools that are Less than 20 Years Old/% de la superficie totale des écoles élémentaires qui datent de moins de 20 ans	Column/Colonne 3 % of Total Area of Elementary Schools that are 20 Years or Older/% de la superficie totale des écoles élémentaires qui datent de 20 ans ou plus	Column/Colonne 4 % of Total Area of Secondary Schools that are Less than 20 Years Old/% de la superficie totale des écoles secondaires qui datent de moins de 20 ans	Column/Colonne 5 % of Total Area of Secondary Schools that are 20 Years or Older/% de la superficie totale des écoles secondaires qui datent de 20 ans ou plus
1.	Algoma District School Board	3.85%	96.15%	0.00%	100.00%
2.	Algonquin and Lakeshore Catholic District School Board	14.50%	85.50%	57.79%	42.21%
3.	Avon Maitland District School Board	5.97%	94.03%	0.00%	100.00%
4.	Bluewater District School Board	5.84%	94.16%	11.49%	88.51%
5.	Brant Haldimand Norfolk Catholic District School Board	14.06%	85.94%	50.00%	50.00%
6.	Bruce-Grey Catholic District School Board	27.36%	72.64%	0.00%	100.00%
7.	Catholic District School Board of Eastern Ontario	27.22%	72.78%	80.15%	19.85%
8.	Conseil de district des écoles publiques de langue française n° 59	39.90%	60.10%	14.24%	85.76%
9.	Conseil scolaire de district catholique Centre-Sud	48.01%	51.99%	46.63%	53.37%
10.	Conseil scolaire de district catholique de l'Est ontarien	10.89%	89.11%	0.00%	100.00%
11.	Conseil scolaire de district catholique des Aurores boréales	0.00%	100.00%	0.00%	100.00%
12.	Conseil scolaire de district catholique des Grandes Rivières	0.00%	100.00%	0.93%	99.07%
13.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	19.03%	80.97%	26.73%	73.27%
14.	Conseil scolaire de district catholique du Nouvel-Ontario	3.52%	96.48%	0.00%	100.00%
15.	Conseil scolaire de district catholique Franco-Nord	0.00%	100.00%	0.00%	100.00%

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	% of Total Area of Elementary Schools that are Less than 20 Years Old/% de la superficie totale des écoles élémentaires qui datent de moins de 20 ans	% of Total Area of Elementary Schools that are 20 Years or Older/% de la superficie totale des écoles élémentaires qui datent de 20 ans ou plus	% of Total Area of Secondary Schools that are Less than 20 Years Old/% de la superficie totale des écoles secondaires qui datent de moins de 20 ans	% of Total Area of Secondary Schools that are 20 Years or Older/% de la superficie totale des écoles secondaires qui datent de 20 ans ou plus
16.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	31.06%	68.94%	14.33%	85.67%
17.	Conseil scolaire de district du Centre Sud-Ouest	8.12%	91.88%	7.00%	93.00%
18.	Conseil scolaire de district du Grand Nord de l'Ontario	12.95%	87.05%	8.22%	91.78%
19.	Conseil scolaire de district du Nord-Est de l'Ontario	0.00%	100.00%	0.00%	100.00%
20.	District School Board of Niagara	4.96%	95.04%	0.71%	99.29%
21.	District School Board Ontario North East	5.71%	94.29%	0.00%	100.00%
22.	Dufferin-Peel Catholic District School Board	56.10%	43.90%	74.75%	25.25%
23.	Durham Catholic District School Board	55.92%	44.08%	77.52%	22.48%
24.	Durham District School Board	39.36%	60.64%	15.07%	84.93%
25.	English-language Separate District School Board No. 38	9.38%	90.62%	64.35%	35.65%
26.	Grand Erie District School Board	5.20%	94.80%	6.33%	93.67%
27.	Greater Essex County District School Board	4.96%	95.04%	0.00%	100.00%
28.	Halton Catholic District School Board	38.04%	61.96%	57.50%	42.50%
29.	Halton District School Board	14.37%	85.63%	13.40%	86.60%
30.	Hamilton-Wentworth Catholic District School Board	17.77%	82.23%	67.39%	32.61%
31.	Hamilton-Wentworth District School Board	7.76%	92.24%	9.08%	90.92%
32.	Hastings and Prince Edward District School Board	3.10%	96.90%	0.00%	100.00%
33.	Huron Perth Catholic District School Board	0.00%	100.00%	100.00%	0.00%
34.	Huron-Superior Catholic District School Board	0.00%	100.00%	0.00%	100.00%
35.	Kawartha Pine Ridge District School Board	17.29%	82.71%	0.00%	100.00%
36.	Keewatin-Patricia District School Board	14.24%	85.76%	0.00%	100.00%
37.	Kenora Catholic District School Board	14.24%	85.76%	100.00%	0.00%
38.	Lakehead District School Board	3.57%	96.43%	0.00%	100.00%
39.	Lambton Kent District School Board	2.31%	97.69%	0.00%	100.00%
40.	Limestone District School Board	5.13%	94.87%	0.33%	99.67%
41.	Near North District School Board	15.26%	84.74%	0.89%	99.11%
42.	Niagara Catholic District School Board	5.60%	94.40%	0.00%	100.00%
43.	Nipissing-Parry Sound Catholic District School Board	8.35%	91.65%	0.00%	100.00%
44.	Northeastern Catholic District School Board	6.35%	93.65%	0.00%	100.00%
45.	Northwest Catholic District School Board	32.66%	67.34%	0.00%	0.00%
46.	Ottawa-Carleton District School Board	19.51%	80.49%	7.42%	92.58%
47.	Ottawa Catholic District School Board	26.08%	73.92%	28.35%	71.65%

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	% of Total Area of Elementary Schools that are Less than 20 Years Old/% de la superficie totale des écoles élémentaires qui datent de moins de 20 ans	% of Total Area of Elementary Schools that are 20 Years or Older/% de la superficie totale des écoles élémentaires qui datent de 20 ans ou plus	% of Total Area of Secondary Schools that are Less than 20 Years Old/% de la superficie totale des écoles secondaires qui datent de moins de 20 ans	% of Total Area of Secondary Schools that are 20 Years or Older/% de la superficie totale des écoles secondaires qui datent de 20 ans ou plus
48.	Peel District School Board	31.52%	68.48%	14.63%	85.37%
49.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	40.72%	59.28%	100.00%	0.00%
50.	Rainbow District School Board	6.15%	93.85%	0.00%	100.00%
51.	Rainy River District School Board	7.46%	92.54%	0.00%	100.00%
52.	Renfrew County Catholic District School Board	0.00%	100.00%	36.32%	63.68%
53.	Renfrew County District School Board	6.41%	93.59%	0.00%	100.00%
54.	Simcoe County District School Board	20.09%	79.91%	0.00%	100.00%
55.	Simcoe Muskoka Catholic District School Board	64.54%	35.46%	100.00%	0.00%
56.	St. Clair Catholic District School Board	14.81%	85.19%	30.44%	69.56%
57.	Sudbury Catholic District School Board	0.00%	100.00%	26.36%	73.64%
58.	Superior North Catholic District School Board	10.53%	89.47%	0.00%	0.00%
59.	Superior-Greenstone District School Board	42.92%	57.08%	31.38%	68.62%
60.	Thames Valley District School Board	9.00%	91.00%	0.00%	100.00%
61.	Thunder Bay Catholic District School Board	6.83%	93.17%	0.00%	100.00%
62.	Toronto Catholic District School Board	10.50%	89.50%	19.59%	80.41%
63.	Toronto District School Board	7.98%	92.02%	2.07%	97.93%
64.	Trillium Lakelands District School Board	19.34%	80.66%	0.00%	100.00%
65.	Upper Canada District School Board	9.19%	90.81%	3.04%	96.96%
66.	Upper Grand District School Board	20.97%	79.03%	8.51%	91.49%
67.	Waterloo Catholic District School Board	31.21%	68.79%	41.56%	58.44%
68.	Waterloo Region District School Board	20.08%	79.92%	5.03%	94.97%
69.	Wellington Catholic District School Board	26.99%	73.01%	13.53%	86.47%
70.	Windsor-Essex Catholic District School Board	2.74%	97.26%	25.66%	74.34%
71.	York Catholic District School Board	65.29%	34.71%	85.24%	14.76%
72.	York Region District School Board	49.26%	50.74%	38.75%	61.25%

TABLE/TABLEAU 15

SCHOOL RENEWAL ENHANCEMENT AMOUNT/AUGMENTATION AU TITRE DE LA RÉFECTION DES ÉCOLES

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant \$
1.	Algoma District School Board	610,342
2.	Algonquin and Lakeshore Catholic District School Board	316,877
3.	Avon Maitland District School Board	613,151
4.	Bluewater District School Board	569,744
5.	Brant Haldimand Norfolk Catholic District School Board	200,000
6.	Bruce-Grey Catholic District School Board	200,000
7.	Catholic District School Board of Eastern Ontario	206,455

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Amount/Montant \$
8.	Conseil de district des écoles publiques de langue française n° 59	224,712
9.	Conseil scolaire de district catholique Centre-Sud	230,648
10.	Conseil scolaire de district catholique de l'Est ontarien	688,004
11.	Conseil scolaire de district catholique des Aurores boréales	200,000
12.	Conseil scolaire de district catholique des Grandes Rivières	642,303
13.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	654,625
14.	Conseil scolaire de district catholique du Nouvel-Ontario	298,186
15.	Conseil scolaire de district catholique Franco-Nord	278,201
16.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	210,185
17.	Conseil scolaire de district du Centre Sud-Ouest	445,205
18.	Conseil scolaire de district du Grand Nord de l'Ontario	200,000
19.	Conseil scolaire de district du Nord-Est de l'Ontario	200,000
20.	District School Board of Niagara	1,611,150
21.	District School Board Ontario North East	296,769
22.	Dufferin-Peel Catholic District School Board	730,538
23.	Durham Catholic District School Board	258,352
24.	Durham District School Board	825,035
25.	English-language Separate District School Board No. 38	627,292
26.	Grand Erie District School Board	1,427,656
27.	Greater Essex County District School Board	885,318
28.	Halton Catholic District School Board	200,000
29.	Halton District School Board	1,133,536
30.	Hamilton-Wentworth Catholic District School Board	538,288
31.	Hamilton-Wentworth District School Board	1,480,155
32.	Hastings and Prince Edward District School Board	747,191
33.	Huron Perth Catholic District School Board	200,000
34.	Huron-Superior Catholic District School Board	200,000
35.	Kawartha Pine Ridge District School Board	1,185,432
36.	Keewatin-Patricia District School Board	200,000
37.	Kenora Catholic District School Board	200,000
38.	Lakehead District School Board	425,735
39.	Lambton Kent District School Board	720,778
40.	Limestone District School Board	784,094
41.	Near North District School Board	412,926
42.	Niagara Catholic District School Board	717,296
43.	Nipissing-Parry Sound Catholic District School Board	200,000
44.	Northeastern Catholic District School Board	200,000
45.	Northwest Catholic District School Board	200,000
46.	Ottawa-Carleton District School Board	2,744,424
47.	Ottawa Catholic District School Board	855,428
48.	Peel District School Board	1,934,039
49.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	200,000
50.	Rainbow District School Board	424,825
51.	Rainy River District School Board	200,000
52.	Renfrew County Catholic District School Board	200,000
53.	Renfrew County District School Board	673,097
54.	Simcoe County District School Board	876,164
55.	Simcoe Muskoka Catholic District School Board	221,824
56.	St. Clair Catholic District School Board	200,000
57.	Sudbury Catholic District School Board	200,000
58.	Superior-Greenstone District School Board	200,000
59.	Superior North Catholic District School Board	200,000
60.	Thames Valley District School Board	937,238
61.	Thunder Bay Catholic District School Board	200,000
62.	Toronto Catholic District School Board	3,519,937
63.	Toronto District School Board	4,724,847
64.	Trillium Lakelands District School Board	229,255
65.	Upper Canada District School Board	2,055,456
66.	Upper Grand District School Board	1,187,308

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant \$
67.	Waterloo Catholic District School Board	564,787
68.	Waterloo Region District School Board	1,262,811
69.	Wellington Catholic District School Board	200,000
70.	Windsor-Essex Catholic District School Board	408,943
71.	York Catholic District School Board	322,699
72.	York Region District School Board	1,804,956

TABLE/TABLEAU 16

GEOGRAPHIC ADJUSTMENT FACTORS/FACTEURS DE REDRESSEMENT GÉOGRAPHIQUE

Item/Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3
	Name of Board/Nom du conseil	1998 Geographic Adjustment Factor/Facteur de redressement géographique de 1998	2005 Geographic Adjustment Factor/Facteur de redressement géographique de 2005
1.	Algoma District School Board	1.106	1.150
2.	Algonquin and Lakeshore Catholic District School Board	1.032	0.980
3.	Avon Maitland District School Board	1.010	1.000
4.	Bluewater District School Board	1.007	1.010
5.	Brant Haldimand Norfolk Catholic District School Board	1.000	0.980
6.	Bruce-Grey Catholic District School Board	1.007	1.010
7.	Catholic District School Board of Eastern Ontario	1.000	0.980
8.	Conseil de district des écoles publiques de langue française n° 59	1.000	0.960
9.	Conseil scolaire de district catholique Centre-Sud	1.000	0.980
10.	Conseil scolaire de district catholique de l'Est ontarien	1.000	1.010
11.	Conseil scolaire de district catholique des Aurores boréales	1.100	1.340
12.	Conseil scolaire de district catholique des Grandes Rivières	1.123	1.300
13.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	1.000	0.960
14.	Conseil scolaire de district catholique du Nouvel-Ontario	1.118	1.190
15.	Conseil scolaire de district catholique Franco-Nord	1.043	1.150
16.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	1.000	0.970
17.	Conseil scolaire de district du Centre Sud-Ouest	1.000	0.980
18.	Conseil scolaire de district du Grand Nord de l'Ontario	1.116	1.230
19.	Conseil scolaire de district du Nord-Est de l'Ontario	1.110	1.240
20.	District School Board of Niagara	1.000	0.970
21.	District School Board Ontario North East	1.120	1.290
22.	Dufferin-Peel Catholic District School Board	1.000	1.000
23.	Durham Catholic District School Board	1.000	0.970
24.	Durham District School Board	1.000	0.980
25.	English-language Separate District School Board No. 38	1.000	0.960
26.	Grand Erie District School Board	1.000	0.990
27.	Greater Essex County District School Board	1.000	0.970
28.	Halton Catholic District School Board	1.000	0.990
29.	Halton District School Board	1.000	0.990
30.	Hamilton-Wentworth Catholic District School Board	1.000	0.950
31.	Hamilton-Wentworth District School Board	1.000	0.960
32.	Hastings and Prince Edward District School Board	1.025	0.990
33.	Huron Perth Catholic District School Board	1.011	1.000
34.	Huron-Superior Catholic District School Board	1.104	1.130
35.	Kawartha Pine Ridge District School Board	1.003	0.990
36.	Keewatin-Patricia District School Board	1.144	1.390
37.	Kenora Catholic District School Board	1.143	1.390
38.	Lakehead District School Board	1.080	1.220
39.	Lambton Kent District School Board	1.000	0.990
40.	Limestone District School Board	1.015	0.980
41.	Near North District School Board	1.042	1.140
42.	Niagara Catholic District School Board	1.000	0.970
43.	Nipissing-Parry Sound Catholic District School Board	1.042	1.120
44.	Northeastern Catholic District School Board	1.123	1.270

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 1998 Geographic Adjustment Factor/Facteur de redressement géographique de 1998	Column/Colonne 3 2005 Geographic Adjustment Factor/Facteur de redressement géographique de 2005
45.	Northwest Catholic District School Board	1.149	1.390
46.	Ottawa-Carleton District School Board	1.000	0.960
47.	Ottawa Catholic District School Board	1.000	0.950
48.	Peel District School Board	1.000	1.000
49.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	1.003	0.980
50.	Rainbow District School Board	1.063	1.160
51.	Rainy River District School Board	1.142	1.390
52.	Renfrew County Catholic District School Board	1.000	1.000
53.	Renfrew County District School Board	1.000	1.000
54.	Simcoe County District School Board	1.000	1.000
55.	Simcoe Muskoka Catholic District School Board	1.000	1.010
56.	St. Clair Catholic District School Board	1.000	0.980
57.	Sudbury Catholic District School Board	1.048	1.150
58.	Superior-Greenstone District School Board	1.141	1.390
59.	Superior North Catholic District School Board	1.146	1.390
60.	Thames Valley District School Board	1.000	0.970
61.	Thunder Bay Catholic District School Board	1.074	1.200
62.	Toronto Catholic District School Board	1.000	1.000
63.	Toronto District School Board	1.000	1.000
64.	Trillium Lakelands District School Board	1.026	1.080
65.	Upper Canada District School Board	1.000	0.990
66.	Upper Grand District School Board	1.000	0.980
67.	Waterloo Catholic District School Board	1.000	0.960
68.	Waterloo Region District School Board	1.000	0.960
69.	Wellington Catholic District School Board	1.000	0.970
70.	Windsor-Essex Catholic District School Board	1.000	0.960
71.	York Catholic District School Board	1.000	1.000
72.	York Region District School Board	1.000	1.000

TABLE/TABLEAU 17

GOOD PLACES TO LEARN — MAXIMUM ALLOCATIONS/LIEUX PROPICES À L'APPRENTISSAGE —
ALLOCATIONS MAXIMALES

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Cost of Urgent and High Priority Renewal Projects in Stage 1/Coût des travaux de réfection urgents et importants — Phase I \$	Column/Colonne 3 Cost of Urgent and High Priority Renewal Projects in Stage 2/ Coût des travaux de réfection urgents et importants — Phase II \$	Column/Colonne 4 Cost of Urgent and High Priority Renewal Projects in Stage 3/ Coût des travaux de réfection urgents et importants — Phase III \$
1.	Algoma District School Board	8,566,032	4,995,267	7,419,175
2.	Algonquin and Lakeshore Catholic District School Board	5,520,784	2,676,460	2,383,944
3.	Avon Maitland District School Board	15,736,931	7,232,322	5,376,929
4.	Bluewater District School Board	14,384,686	7,146,043	6,704,892
5.	Brant Haldimand Norfolk Catholic District School Board	3,736,736	2,002,838	1,705,600
6.	Bruce-Grey Catholic District School Board	1,451,485	980,893	481,320
7.	Catholic District School Board of Eastern Ontario	6,219,937	2,530,733	2,803,289
8.	Conseil de district des écoles publiques de langue française n° 59	6,274,889	3,040,271	1,353,552
9.	Conseil scolaire de district catholique Centre-Sud	6,572,429	2,538,560	6,191,446
10.	Conseil scolaire de district catholique de l'est Ontarien	11,052,079	3,202,518	5,921,700
11.	Conseil scolaire de district catholique des Aurores boréales	538,819	232,311	169,689
12.	Conseil scolaire de district catholique des Grandes Rivières	5,044,082	3,143,085	1,657,108

Item/Point	Column/Colonne 1	Column/ Colonne 2	Column/ Colonne 3	Column/ Colonne 4
	Name of Board/Nom du conseil	Cost of Urgent and High Priority Renewal Projects in Stage 1/Coût des travaux de réfection urgents et importants — Phase I \$	Cost of Urgent and High Priority Renewal Projects in Stage 2/ Coût des travaux de réfection urgents et importants — Phase II \$	Cost of Urgent and High Priority Renewal Projects in Stage 3/ Coût des travaux de réfection urgents et importants — Phase III \$
13.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	7,471,767	4,982,994	3,912,531
14.	Conseil scolaire de district catholique du Nouvel-Ontario	7,658,633	3,747,791	3,263,607
15.	Conseil scolaire de district catholique Franco-Nord	3,572,837	1,202,050	2,044,028
16.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	3,964,416	2,365,391	1,070,885
17.	Conseil scolaire de district du Centre Sud-Ouest	7,607,684	5,955,460	2,361,611
18.	Conseil scolaire de district du Grand Nord de l'Ontario	2,556,615	1,940,285	1,322,770
19.	Conseil scolaire de district du Nord-Est de l'Ontario	387,631	1,314,211	0
20.	District School Board of Niagara	49,974,365	20,969,450	22,693,835
21.	District School Board Ontario North East	5,600,507	4,389,318	1,517,577
22.	Dufferin-Peel Catholic District School Board	13,249,338	5,360,022	11,266,617
23.	Durham Catholic District School Board	2,785,579	2,462,113	1,809,156
24.	Durham District School Board	34,178,196	15,905,348	17,534,183
25.	English-language Separate District School Board No. 38	5,753,149	3,337,905	2,003,443
26.	Grand Erie District School Board	19,857,897	10,108,540	6,694,066
27.	Greater Essex County District School Board	27,319,674	11,876,531	8,611,374
28.	Halton Catholic District School Board	1,557,316	1,495,894	644,331
29.	Halton District School Board	20,243,575	11,833,447	8,180,503
30.	Hamilton-Wentworth Catholic District School Board	7,963,970	3,543,147	2,662,646
31.	Hamilton-Wentworth District School Board	34,103,412	16,283,534	14,648,604
32.	Hastings and Prince Edward District School Board	17,758,146	8,352,536	7,638,914
33.	Huron-Perth Catholic District School Board	1,120,758	954,589	590,500
34.	Huron-Superior Catholic District School Board	3,534,484	2,344,354	199,705
35.	Kawartha Pine Ridge District School Board	20,046,679	11,577,316	18,200,735
36.	Keewatin-Patricia District School Board	4,196,161	1,811,632	1,028,679
37.	Kenora Catholic District School Board	389,401	60,746	0
38.	Lakehead District School Board	5,722,015	2,783,056	799,483
39.	Lambton Kent District School Board	13,930,892	6,933,649	6,151,066
40.	Limestone District School Board	23,041,672	8,953,728	8,659,567
41.	Near North District School Board	11,422,809	6,209,331	5,922,960
42.	Niagara Catholic District School Board	17,271,446	7,079,291	5,987,964
43.	Nipissing-Parry Sound Catholic District School Board	2,910,248	819,592	792,532
44.	Northeastern Catholic District School Board	593,601	692,687	550,149
45.	Northwest Catholic District School Board	242,004	163,826	100,829
46.	Ottawa-Carleton District School Board	47,997,615	18,638,960	17,876,347
47.	Ottawa Catholic District School Board	19,644,533	8,873,966	8,371,051
48.	Peel District School Board	53,515,740	25,922,763	23,378,042
49.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	2,272,590	1,159,124	174,670
50.	Rainbow District School Board	11,348,912	6,026,504	4,736,184
51.	Rainy River District School Board	1,072,658	1,066,887	516,235
52.	Renfrew County Catholic District School Board	2,319,798	1,520,769	1,597,920
53.	Renfrew County District School Board	8,592,082	6,465,615	4,625,447
54.	Simcoe County District School Board	33,557,187	16,685,935	12,654,293
55.	Simcoe Muskoka Catholic District School Board	6,079,445	3,280,954	1,828,933
56.	St. Clair Catholic District School Board	3,943,656	2,462,347	1,161,122
57.	Sudbury Catholic District School Board	6,629,471	2,849,310	5,220,185
58.	Superior North Catholic District School Board	1,444,496	625,173	614,534
59.	Superior-Greenstone District School Board	1,498,725	970,022	5,079,834
60.	Thames Valley District School Board	41,210,971	23,246,092	18,216,569
61.	Thunder Bay Catholic District School Board	5,609,488	2,730,208	1,554,277
62.	Toronto Catholic District School Board	39,166,136	19,890,934	15,478,683
63.	Toronto District School Board	175,426,757	97,246,244	98,415,289

Item/Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4
	Name of Board/Nom du conseil	Cost of Urgent and High Priority Renewal Projects in Stage 1/Coût des travaux de réfection urgents et importants — Phase I \$	Cost of Urgent and High Priority Renewal Projects in Stage 2/ Coût des travaux de réfection urgents et importants — Phase II \$	Cost of Urgent and High Priority Renewal Projects in Stage 3/ Coût des travaux de réfection urgents et importants — Phase III \$
64.	Trillium Lakelands District School Board	5,818,110	3,415,222	3,383,560
65.	Upper Canada District School Board	10,847,832	8,902,213	8,849,873
66.	Upper Grand District School Board	15,277,490	7,319,709	5,015,878
67.	Waterloo Catholic District School Board	6,082,548	3,513,738	2,377,127
68.	Waterloo Region District School Board	24,732,097	13,047,178	10,325,843
69.	Wellington Catholic District School Board	1,461,091	1,216,228	799,551
70.	Windsor-Essex Catholic District School Board	8,094,232	4,684,843	5,249,917
71.	York Catholic District School Board	10,423,811	5,678,045	3,626,725
72.	York Region District School Board	27,532,179	15,940,140	27,902,213

TABLE/TABLEAU 18

2005 CAPITAL POLICY ADJUSTMENT/REDRESSEMENT DES IMMOBILISATIONS EN 2005

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3
	Name of Board/Nom du conseil	Pupil Places — Elementary/Places à l'élémentaire	Pupil Places — Secondary/Places au secondaire
1.	English-language Separate District School Board No. 38	728	0
2.	Greater Essex County District School Board	1569	0
3.	Hamilton-Wentworth District School Board	842	0
4.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	463	0
5.	Trillium Lakelands District School Board	0	903
6.	Upper Grand District School Board	1724	0
7.	Windsor-Essex Catholic District School Board	522	1059

TABLE/TABLEAU 19

GROWTH SCHOOLS AMOUNT ELIGIBLE FOR LONG-TERM FINANCING/SOMME LIÉE AUX ÉCOLES DES QUARTIERS À FORTE CROISSANCE QUI EST ADMISSIBLE AU FINANCEMENT À LONG TERME

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant \$
1.	Algoma District School Board	0
2.	Algonquin and Lakeshore Catholic District School Board	0
3.	Avon Maitland District School Board	0
4.	Bluewater District School Board	0
5.	Brant Haldimand Norfolk Catholic District School Board	0
6.	Bruce-Grey Catholic District School Board	0
7.	Catholic District School Board of Eastern Ontario	0
8.	Conseil de district des écoles publiques de langue française n° 59	0
9.	Conseil scolaire de district catholique Centre-Sud	0
10.	Conseil scolaire de district catholique de l'Est ontarien	0
11.	Conseil scolaire de district catholique des Aurores boréales	0
12.	Conseil scolaire de district catholique des Grandes Rivières	0
13.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	0
14.	Conseil scolaire de district catholique du Nouvel-Ontario	0
15.	Conseil scolaire de district catholique Franco-Nord	0
16.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	0
17.	Conseil scolaire de district du Centre Sud-Ouest	0

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Amount/Montant \$
18.	Conseil scolaire de district du Grand Nord de l'Ontario	0
19.	Conseil scolaire de district du Nord-Est de l'Ontario	0
20.	District School Board of Niagara	0
21.	District School Board Ontario North East	0
22.	Dufferin-Peel Catholic District School Board	0
23.	Durham Catholic District School Board	0
24.	Durham District School Board	0
25.	English-language Separate District School Board No. 38	0
26.	Grand Erie District School Board	0
27.	Greater Essex County District School Board	22,162,431
28.	Halton Catholic District School Board	28,650,513
29.	Halton District School Board	39,603,358
30.	Hamilton-Wentworth Catholic District School Board	0
31.	Hamilton-Wentworth District School Board	0
32.	Hastings and Prince Edward District School Board	0
33.	Huron Perth Catholic District School Board	0
34.	Huron-Superior Catholic District School Board	0
35.	Kawartha Pine Ridge District School Board	0
36.	Keewatin-Patricia District School Board	0
37.	Kenora Catholic District School Board	0
38.	Lakehead District School Board	0
39.	Lambton Kent District School Board	0
40.	Limestone District School Board	0
41.	Near North District School Board	0
42.	Niagara Catholic District School Board	0
43.	Nipissing-Parry Sound Catholic District School Board	0
44.	Northeastern Catholic District School Board	0
45.	Northwest Catholic District School Board	0
46.	Ottawa-Carleton District School Board	0
47.	Ottawa Catholic District School Board	26,292,446
48.	Peel District School Board	0
49.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	12,725,832
50.	Rainbow District School Board	0
51.	Rainy River District School Board	0
52.	Renfrew County Catholic District School Board	0
53.	Renfrew County District School Board	0
54.	Simcoe County District School Board	0
55.	Simcoe Muskoka Catholic District School Board	0
56.	St. Clair Catholic District School Board	0
57.	Sudbury Catholic District School Board	0
58.	Superior-Greenstone District School Board	0
59.	Superior North Catholic District School Board	0
60.	Thames Valley District School Board	0
61.	Thunder Bay Catholic District School Board	0
62.	Toronto Catholic District School Board	11,675,708
63.	Toronto District School Board	0
64.	Trillium Lakelands District School Board	0
65.	Upper Canada District School Board	0
66.	Upper Grand District School Board	0
67.	Waterloo Catholic District School Board	0
68.	Waterloo Region District School Board	0
69.	Wellington Catholic District School Board	0
70.	Windsor-Essex Catholic District School Board	0
71.	York Catholic District School Board	0
72.	York Region District School Board	0

TABLE/TABLEAU 20

CAPITAL TRANSITIONAL ADJUSTMENT 1/REDRESSEMENT TEMPORAIRE DES IMMOBILISATIONS (N° 1)

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	Municipality or Former municipality/ Municipalité ou ancienne municipalité	As that municipality or former municipality existed on/Telle que cette municipalité ou ancienne municipalité existait le	Pupil Places — Elementary/Places à l'élémentaire	Pupil Places — Secondary/Places au secondaire
1.	Conseil de district des écoles publiques de langue française n° 59	Casselman	September 1, 2004/ 1 ^{er} septembre 2004	200	600
2.	Conseil de district des écoles publiques de langue française n° 59	City of/Cité de Cumberland	December 31, 2000/ 31 décembre 2000	0	700
3.	Conseil de district des écoles publiques de langue française n° 59	City of/Cité d'Ottawa	December 31, 2000/ 31 décembre 2000	0	500
4.	Conseil de district des écoles publiques de langue française n° 59	Ottawa	September 1, 2005/ 1 ^{er} septembre 2005	0	500
5.	Conseil de district des écoles publiques de langue française n° 59	Town of Vankleek Hill	December 31, 1997/ 31 décembre 1997	0	500
6.	Conseil scolaire de district catholique Centre-Sud	Cambridge	September 1, 2003/ 1 ^{er} septembre 2003	0	600
7.	Conseil scolaire de district catholique Centre-Sud	York	September 1, 2003/ 1 ^{er} septembre 2003	0	700
8.	Conseil scolaire de district catholique de l'Est ontarien	North Glengarry	September 1, 2003/ 1 ^{er} septembre 2003	400	500
9.	Conseil scolaire de district catholique de l'Est ontarien	Clarence-Rockland	September 1, 2005/ 1 ^{er} septembre 2005	240	0
10.	Conseil scolaire de district catholique des Aurores boréales	Thunder Bay	September 1, 2003/ 1 ^{er} septembre 2003	0	540
11.	Conseil scolaire de district catholique des Grandes Rivières	Cochrane	September 1, 2003/ 1 ^{er} septembre 2003	300	500
12.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	Brockville	September 1, 2004/ 1 ^{er} septembre 2004	300	170
13.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	Carleton Place	September 1, 2003/ 1 ^{er} septembre 2003	300	0
14.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	City of/Cité de Trenton	December 31, 1997/ 31 décembre 1997	300	0
15.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	Ottawa	September 1, 2003/ 1 ^{er} septembre 2003	0	960
16.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	Pembroke	September 1, 2003/ 1 ^{er} septembre 2003	500	500
17.	Conseil scolaire de district catholique du Nouvel-Ontario	Blind River	September 1, 2003/ 1 ^{er} septembre 2003	0	500
18.	Conseil scolaire de district catholique du Nouvel-Ontario	Chapleau	September 1, 2004/ 1 ^{er} septembre 2004	0	500
19.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	Owen Sound	September 1, 2003/ 1 ^{er} septembre 2003	300	500
20.	Conseil scolaire de district du Centre Sud-Ouest	Barrie	September 1, 2004/ 1 ^{er} septembre 2004	0	500
21.	Conseil scolaire de district du Centre Sud-Ouest	Brampton	September 1, 2003/ 1 ^{er} septembre 2003	450	0

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	Municipality or Former municipality/ Municipalité ou ancienne municipalité	As that municipality or former municipality existed on/Telle que cette municipalité ou ancienne municipalité existait le	Pupil Places — Elementary/Places à l'élémentaire	Pupil Places — Secondary/Places au secondaire
22.	Conseil scolaire de district du Centre Sud-Ouest	County of Essex	September 1, 2005/ 1 ^{er} septembre 2005	0	200
23.	Conseil scolaire de district du Centre Sud-Ouest	Peel	September 1, 2003/ 1 ^{er} septembre 2003	0	700
24.	Conseil scolaire de district du Centre Sud-Ouest	Toronto	September 1, 2004/ 1 ^{er} septembre 2004	370	0
25.	Conseil scolaire de district du Centre Sud-Ouest	Windsor	September 1, 2003/ 1 ^{er} septembre 2003	0	300
26.	Conseil scolaire de district du Grand Nord de l'Ontario	Marathon or Manitouwadge	September 1, 2003/ 1 ^{er} septembre 2003	25	100
27.	Conseil scolaire de district du Nord-Est de l'Ontario	North Bay	September 1, 2003/ 1 ^{er} septembre 2003	325	500
28.	Conseil scolaire de district du Nord-Est de l'Ontario	Timmins	September 1, 2003/ 1 ^{er} septembre 2003	0	502
29.	Sudbury Catholic District School Board	Greater Sudbury/ Grand Sudbury	September 1, 2003/ 1 ^{er} septembre 2003	0	500

TABLE/TABLEAU 21

CAPITAL TRANSITIONAL ADJUSTMENT 2/REDRESSEMENT TEMPORAIRE DES IMMOBILISATIONS (N^o 2)

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5	Column/Colonne 6
	Name of Board/Nom du conseil	Municipality or Former municipality/ Municipalité ou ancienne municipalité	As that municipality or former municipality existed on/Telle que cette municipalité ou ancienne municipalité existait le	Pupil Places — Elementary/Places à l'élémentaire	Pupil Places — Secondary/Places au secondaire	Amount/ Montant \$
1.	Conseil scolaire de district catholique Centre-Sud	Milton	September 1, 2007/ 1 ^{er} septembre 2007	458	0	7,228,310
2.	Conseil scolaire de district catholique Centre-Sud	Toronto	September 1, 2008/ 1 ^{er} septembre 2008	700	0	11,047,636
3.	Conseil scolaire de district catholique Centre-Sud	Toronto	September 1, 2008/ 1 ^{er} septembre 2008	0	1000	21,423,960
4.	Conseil scolaire de district catholique de l'Est ontarien	Clarence-Rockland	September 1, 2006/ 1 ^{er} septembre 2006	0	169	3,731,485
5.	Conseil scolaire de district catholique des Aurores boréales	Dryden	September 1, 2006/ 1 ^{er} septembre 2006	47	0	1,014,257
6.	Conseil scolaire de district catholique des Aurores boréales	Greenstone	September 1, 2006/ 1 ^{er} septembre 2006	9	0	194,219
7.	Conseil scolaire de district catholique des Grandes Rivières	Iroquois Falls	September 1, 2008/ 1 ^{er} septembre 2008	0	120	3,410,345
8.	Conseil scolaire de district catholique du Nouvel-Ontario	Wawa	September 1, 2005/ 1 ^{er} septembre 2005	0	115	2,991,703

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5	Column/Colonne 6
	Name of Board/Nom du conseil	Municipality or Former municipality/ Municipalité ou ancienne municipalité	As that municipality or former municipality existed on/Telle que cette municipalité ou ancienne municipalité existait le	Pupil Places — Elementary/Places à l'élémentaire	Pupil Places — Secondary/Places au secondaire	Amount/ Montant \$
9.	Conseil scolaire de district catholique du Nouvel-Ontario	Wawa	September 1, 2006/ 1 ^{er} septembre 2006	0	125	3,251,851
10.	Conseil scolaire de district catholique Franco-Nord	Mattawa	September 1, 2007/ 1 ^{er} septembre 2007	0	360	9,050,530
11.	Conseil scolaire de district des écoles catholiques du Sud- Ouest	Chatham-Kent	September 1, 2007/ 1 ^{er} septembre 2007	476	0	7,435,735
12.	Conseil scolaire de district des écoles catholiques du Sud- Ouest	Sarnia	September 1, 2008/ 1 ^{er} septembre 2008	0	44	933,035
13.	Conseil scolaire de district des écoles catholiques du Sud- Ouest	St. Thomas	September 1, 2005/ 1 ^{er} septembre 2005	250	0	3,905,323
14.	Conseil scolaire de district des écoles catholiques du Sud- Ouest	Woodstock	September 1, 2006/ 1 ^{er} septembre 2006	0	400	8,482,139
15.	Conseil scolaire de district du Centre Sud-ouest	London	September 1, 2008/ 1 ^{er} septembre 2008	0	600	12,854,376
16.	Conseil scolaire de district du Centre Sud-ouest	Sarnia	September 1, 2008/ 1 ^{er} septembre 2008	0	151	3,235,018
17.	Conseil scolaire de district du Centre Sud-Ouest	Orangeville	September 1, 2006/ 1 ^{er} septembre 2006	122	0	1,925,445
18.	Conseil scolaire de district du Centre Sud-Ouest	Pickering	September 1, 2007/ 1 ^{er} septembre 2007	500	0	7,891,168
19.	Conseil scolaire de district du Centre Sud-Ouest	Pickering	September 1, 2007/ 1 ^{er} septembre 2007	0	500	10,711,980
20.	Conseil scolaire de district du Centre Sud-Ouest	Richmond Hill	September 1, 2006/ 1 ^{er} septembre 2006	0	500	10,711,980
21.	Conseil scolaire de district du Centre Sud-Ouest	Toronto	September 1, 2006/ 1 ^{er} septembre 2006	700	0	11,047,636
22.	Conseil scolaire de district du Centre Sud-Ouest	Toronto	September 1, 2007/ 1 ^{er} septembre 2007	700	0	11,047,636
23.	Conseil scolaire de district du Grand Nord de l'Ontario	Dubreuilville	September 1, 2006/ 1 ^{er} septembre 2006	0	240	6,453,422
24.	Conseil scolaire de district du Grand Nord de l'Ontario	Wawa	September 1, 2007/ 1 ^{er} septembre 2007	100	0	1,980,844
25.	Conseil scolaire de district du Nord-est de l'Ontario	Iroquois Falls	September 1, 2008/ 1 ^{er} septembre 2008	0	120	3,252,944
26.	Conseil scolaire de district du Nord-Est de l'Ontario	North Bay	September 1, 2003/ 1 ^{er} septembre 2003	325	500	17,494,607

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5	Column/Colonne 6
	Name of Board/Nom du conseil	Municipality or Former municipality/ Municipalité ou ancienne municipalité	As that municipality or former municipality existed on/Telle que cette municipalité ou ancienne municipalité existait le	Pupil Places — Elementary/Places à l'élémentaire	Pupil Places — Secondary/Places au secondaire	Amount/ Montant \$
27.	Conseil scolaire de district du Nord-Est de l'Ontario	Temiskaming Shores	September 1, 2004/ 1 ^{er} septembre 2004	200	0	3,744,823
28.	Conseil scolaire de district du Nord-Est de l'Ontario	Temiskaming Shores	September 1, 2006/ 1 ^{er} septembre 2006	225	0	4,493,135
29.	Conseil scolaire de district du Nord-Est de l'Ontario	Timmins	September 1, 2003/ 1 ^{er} septembre 2003	0	502	11,853,294

TABLE/TABLEAU 22

SCHOOLS FOR WHICH COST OF REPAIR IS PROHIBITIVE 1/ÉCOLES DONT LE COÛT DES RÉPARATIONS EST PROHIBITIF (N^o 1)

Item/Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS/SIIS #	Elementary Schools/Écoles élémentaires	Secondary Schools/Écoles secondaires	Municipality/ Municipalité
1.	Bluewater District School Board	652	Durham District Community S		West Grey
2.	Bluewater District School Board	5759		Warton DHS	South Bruce Peninsula
3.	Conseil scolaire de district catholique Centre-Sud	4148	Saint-François d'Assise		Welland
4.	Conseil scolaire de district catholique Centre-Sud	9722		ÉS Jean Vanier	Welland
5.	Conseil scolaire de district catholique des Aurores boréales	4199	Franco-Terrace, É.		Terrace Bay
6.	Conseil scolaire de district catholique des Grandes Rivières	7743		Jean-Vanier, É.s.	Kirkland Lake
7.	Conseil scolaire de district catholique du Nouvel-Ontario	6270		Former College Sacre Coeur	Greater Sudbury
8.	Conseil scolaire de district catholique Franco-Nord	3018		Algonquin, É.s.	North Bay
9.	Conseil scolaire de district du Grand Nord de l'Ontario	5831	Jean-Éthier-Blais, É.p.		Greater Sudbury
10.	Conseil scolaire de district du Nord-Est de l'Ontario	10308	Sacré-Cœur, É.sép.		Kapuskasing
11.	District School Board of Niagara	1756	Park PS		Grimsby
12.	District School Board Ontario North East	6467	G H Ferguson		Cochrane
13.	District School Board Ontario North East	7729		Kirkland Lake CVI	Kirkland Lake
14.	Durham Catholic District School Board	8789	St. Joseph C.S.		Oshawa
15.	Durham District School Board	1286	R A Sennett PS		Whitby
16.	Greater Essex County District School Board	849	Frank W Begley Public School		Windsor
17.	Huron Perth Catholic District School Board	3145	St Joseph Sep S		Central Huron
18.	Huron Perth Catholic District School Board	3433	St. Mary's Separate School		North Perth
19.	Kenora Catholic District School Board	3443	Mount Carmel Sep S		Kenora
20.	Kenora Catholic District School Board	8568	Our Lady of the Valley School		Kenora

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 SFIS/SIIS #	Column/Colonne 3 Elementary Schools/Écoles élémentaires	Column/Colonne 4 Secondary Schools/Écoles secondaires	Column/Colonne 5 Municipality/ Municipalité
21.	Near North District School Board	2231	Frank Casey PS		West Nipissing
22.	Ottawa Catholic District School Board	5815	Jean Vanier Catholic		Ottawa
23.	Renfrew County Catholic District School Board	3559	Our Lady of Sorrows Sep S		Petawawa
24.	Superior North Catholic District School Board	4230	St Martin		Terrace Bay
25.	Superior North Catholic District School Board	3908	St. Edward Separate School		Nipigon
26.	Thames Valley District School Board	5684		Strathroy CI	Strathroy-Caradoc
27.	Toronto Catholic District School Board	3572	Our Lady of Victory CS		Toronto
28.	Upper Canada District School Board	388	Central PS		Cornwall
29.	Upper Canada District School Board	5660		Smiths Falls District CI	Smiths Falls
30.	Upper Canada District School Board	6344	Escott PS		Front of Yonge
31.	Upper Canada District School Board	6346	Lansdowne PS		Leeds and the Thousand Islands
32.	Upper Canada District School Board	6929	William Hiscocks PS		Leeds and the Thousand Islands
33.	Upper Grand District School Board	1559	Mono-Amaranth PS		Orangeville
34.	York Catholic District School Board	3361	John XXIII Sep S		Markham
35.	York Catholic District School Board	4181	St Luke Sep S		Markham
36.	York Region District School Board	6368	George Bailey Building		Vaughan
37.	York Region District School Board	2552	Woodbridge PS		Vaughan

TABLE/TABLEAU 23

SCHOOLS FOR WHICH COST OF REPAIR IS PROHIBITIVE 2/ÉCOLES DONT LE COÛT DES RÉPARATIONS EST PROHIBITIF (N° 2)

Item/ Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/ Colonne 2 SFIS No./N° du SIIS	Column/Colonne 3 Elementary School/École élémentaire	Column/Colonne 4 Secondary School/École secondaire	Column/Colonne 5 Municipality or Locality/ Municipalité ou localité	Column/Colonne 6 Maximum Capital Amount Eligible for Long- term Financing/ Plafond des immobilisations donnant droit au financement à long terme \$
1.	Algoma District School Board	5223		Bawating C & VS	Sault Ste. Marie	52,820,080
2.	Algoma District School Board	5645		Sir James Dunn C & VS	Sault Ste. Marie	
3.	Algoma District School Board	9573	Bawating C & V.S.		Sault Ste. Marie	
4.	Algoma District School Board	10893	Bawating Intermediate		Sault Ste. Marie	
5.	Algoma District School Board	848	Francis H Clergue Public School		Sault Ste. Marie	
6.	Algoma District School Board	2035	Rosedale Public School		Sault Ste. Marie	
7.	Algoma District School Board	7599		Hornepayne High School	Hornepayne	
8.	Algoma District School Board	7598		Hornepayne High School Annex	Hornepayne	

Item/ Point	Column/Colonne 1	Column/ Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5	Column/Colonne 6
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Municipality or Locality/ Municipalité ou localité	Maximum Capital Amount Eligible for Long- term Financing/ Plafond des immobilisations donnant droit au financement à long terme \$
9.	Algonquin and Lakeshore Catholic District School Board	9229	Sacred Heart Catholic School Marmora		Marmora and Lake	9,374,708
10.	Algonquin and Lakeshore Catholic District School Board	9222	St. Michael CES		Belleville	
11.	Avon Maitland District School Board	1661	Arthur Meighen PS		St. Marys	4,831,328
12.	Avon Maitland District School Board	396	St. Mary's Central PS		St. Marys	
13.	Bluewater District School Board	1177	James A. Magee		Hanover	6,847,763
14.	Brant Haldimand Norfolk Catholic District School Board	3513	Our Lady of Fatima Sep School		Brantford	5,934,159
15.	Brant Haldimand Norfolk Catholic District School Board	4026	St. Jean de Brebeuf Sep S		Brantford	
16.	Bruce-Grey Catholic District School Board	3786		St. Mary's High School	Owen Sound	3,709,406
17.	Catholic District School Board of Eastern Ontario	4138	St. Joseph SS / Prescott		Prescott	9,958,654
18.	Catholic District School Board of Eastern Ontario	4222	St. Mark		Prescott	
19.	Catholic District School Board of Eastern Ontario	3368	St. Joseph Catholic School / Toledo		Elizabethtown - Kitley	
20.	Catholic District School Board of Eastern Ontario	9292	Mother Teresa Annex		Russell	
21.	Conseil de district des écoles publiques de langue française n° 59	1628	Ecole Madeleine- de-Roybon		Kingston	3,463,096
22.	Conseil scolaire de district catholique de l'Est ontarien	6204	Ecole St-Gregoire		Champlain	10,686,413
23.	Conseil scolaire de district catholique de l'Est ontarien	3627	Saint-Jean, E. Sep		Russell	
24.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	3430	École élémentaire Montfort		Ottawa	9,028,785
25.	Conseil scolaire de district catholique Franco-Nord	3628	Echo-jeunesse, E. Sep		West Nipissing	17,279,243
26.	Conseil scolaire de district catholique Franco-Nord	3663	St. Joseph		West Nipissing	
27.	Conseil scolaire de district catholique Franco Nord	4547	Ecole Saint-Anne		North Bay	
28.	Conseil scolaire de district catholique Franco Nord	4387	Ecole Saint Paul		North Bay	
29.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	4066	École St-jean- Baptiste		Amhurstburg	6,045,440
30.	Conseil scolaire de district du Grand Nord de l'Ontario	9946	École publique Camille-Perron (leased)		Markstay-Warren	2,812,799
31.	District School Board of Niagara	489	Colonel John Butler PS		Niagara-On-The- Lake	9,107,214
32.	District School Board of Niagara	2391	Virgil PS		Niagara-On-The- Lake	
33.	District School Board of Niagara	1923	Queen Mary Public School		St. Catharines	

Item/ Point	Column/Colonne 1	Column/ Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5	Column/Colonne 6
	Name of Board/Nom du conseil	SFIS No./N ^o du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Municipality or Locality/ Municipalité ou localité	Maximum Capital Amount Eligible for Long- term Financing/ Plafond des immobilisations donnant droit au financement à long terme \$
34.	Durham Catholic District School Board	8775	St. Bernadette CS		Ajax	8,904,137
35.	English-language Separate District School Board No. 38	3537	Our Lady of Lourdes Catholic Elementary School		Middlesex Centre	6,184,099
36.	Grand Erie District School Board	5304		Delhi District SS	Norfolk County	25,430,022
37.	Grand Erie District School Board	5243		Brantford Collegiate Institute & Vocational School	Brantford	
38.	Greater Essex County District School Board	7803		Leamington District SS	Leamington	30,980,472
39.	Greater Essex County District School Board	5358		Essex District HS	Essex	
40.	Greater Essex County District School Board	1163	J E Benson Public School		Windsor	
41.	Greater Essex County District School Board	1200	John Campbell Public School		Windsor	
42.	Halton Catholic District School Board	8104		St. Thomas Aquinas Catholic Secondary School	Oakville	14,284,098
43.	Halton District School Board	1314	Lakeshore PS		Burlington	3,188,676
44.	Hamilton-Wentworth Catholic District School Board	4496	St. Thomas CES		Hamilton	3,947,195
45.	Hamilton-Wentworth District School Board	8026	Lawfield		Hamilton	25,447,568
46.	Hamilton-Wentworth District School Board	8089	Vern Ames		Hamilton	
47.	Hamilton-Wentworth District School Board	8085	Stinson Street		Hamilton	
48.	Hamilton-Wentworth District School Board	8064	Queen Victoria		Hamilton	
49.	Hamilton-Wentworth District School Board	8075	Sanford Avenue		Hamilton	
50.	Huron-Superior Catholic District School Board	6326		Mount St. Joseph College	Sault Ste. Marie	1,626,562
51.	Huron-Superior Catholic District School Board	3781		St. Basil	Sault Ste. Marie	
52.	Kawartha Pine Ridge District School Board	86	Apsely PS		North Kawartha	8,897,110
53.	Kawartha Pine Ridge District School Board	405	Central PS		Port Hope	
54.	Kawartha Pine Ridge District School Board	1112	Howard Jordan PS		Port Hope	
55.	Kawartha Pine Ridge District School Board	2584	Youngs Point PS		Cramahe	
56.	Keewatin-Patricia District School Board	1740	Oxdrift PS		Dryden Locality Education (assessment roll numbers beginning with "6096")	1,275,954

Item/ Point	Column/Colonne 1	Column/ Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5	Column/Colonne 6
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Municipality or Locality/ Municipalité ou localité	Maximum Capital Amount Eligible for Long- term Financing/ Plafond des immobilisations donnant droit au financement à long terme \$
57.	Kenora Catholic District School Board	10543	St. Thomas Aquinas Annex		Kenora	3,089,151
58.	Lakehead District School Board	7559		Hillcrest High School	Thunder Bay	26,590,633
59.	Lakehead District School Board	7594		Port Arthur Collegiate Institute	Thunder Bay	
60.	Lambton Kent District School Board	581	Devine Street School		Sarnia	7,286,125
61.	Lambton Kent District School Board	1221	Johnston Memorial School		Sarnia	
62.	Near North District School Board	5668		Almaguin Highland SS	South River	18,691,312
63.	Niagara Catholic District School Board	7973	St. Joseph		Grimsby	8,685,439
64.	Niagara Catholic District School Board	7980	Our Lady of Fatima		Grimsby	
65.	Nipissing-Parry Sound Catholic DSB	5985	St. Theresa Catholic School		East Ferris	12,162,827
66.	Nipissing-Parry Sound Catholic DSB	3652	Sacred Heart Separate School		North Bay	
67.	Nipissing-Parry Sound Catholic DSB	4114	St. Joseph Separate School		North Bay	
68.	Nipissing-Parry Sound Catholic DSB	3999	St. Hubert Separate School		North Bay	
69.	Ottawa-Carleton District School Board	819	Fitzroy Centennial Public School		Ottawa	6,709,747
70.	Ottawa-Carleton District School Board	10140	Fitzroy Harbour Public School		Ottawa	
71.	Ottawa-Carleton District School Board	1655	Kars Public School		Ottawa	
72.	Peel District School Board	1749	Palgrave PS		Caledon	11,804,544
73.	Peel District School Board	338	Castlemore PS		Brampton	
74.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	9267	St. Mary's School		Port Hope	1,925,445
75.	Rainbow District School Board	996	Markstay Public School		Markstay-Warren	8,499,915
76.	Rainbow District School Board	9623	Warren Public School		Markstay-Warren	
77.	Rainbow District School Board	207	Val Caron Public School		Greater Sudbury	
78.	Rainbow District School Board	2360	Valleyview Public School		Greater Sudbury	
79.	Rainy River District School Board	9397	Alexander Mackenzie School		Fort Frances	15,349,466
80.	Rainy River District School Board	9380	J W Walker PS		Fort Frances	
81.	Rainy River District School Board	9378	F H Huffman PS		Fort Frances	
82.	Rainy River District School Board	9384	Robert Moore PS		Fort Frances	

Item/ Point	Column/Colonne 1	Column/ Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5	Column/Colonne 6
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Municipality or Locality/ Municipalité ou localité	Maximum Capital Amount Eligible for Long- term Financing/ Plafond des immobilisations donnant droit au financement à long terme \$
83.	Simcoe County District School Board	8151	King Edward PS		Barrie	33,756,449
84.	Simcoe County District School Board	8157	Mount Slaven PS		Orillia	
85.	Simcoe County District School Board	8165	Parkview PS		Midland	
86.	Simcoe County District School Board	8168	Prince of Wales PS		Barrie	
87.	Simcoe County District School Board	8171	Regent PS		Midland	
88.	Simcoe County District School Board	8207	David H. Church PS		Orillia	
89.	Simcoe County District School Board	8142	Hillcrest PS		Orillia	
90.	Simcoe County District School Board	8193	Baxter Annex		Essa	
91.	Simcoe Muskoka Catholic District School Board	8324	St. Paul's Alliston		New Tecumseth	9,144,720
92.	Simcoe Muskoka Catholic District School Board	8291		Holy Trinity SS	Bradford West Gwillimbury	
93.	St. Clair Catholic District School Board	3791	St. Benedict Catholic School		Sarnia	4,245,449
94.	Thames Valley District School Board	323	Caradoc South PS		Strathroy-Caradoc	14,153,720
95.	Thames Valley District School Board	630	Drumbo PS		Blandford-Blenheim	
96.	Thames Valley District School Board	1890	Princeton PS		Blandford-Blenheim	
97.	Thames Valley District School Board	5897	Elmdale PS		St. Thomas	
98.	Thames Valley District School Board	1599	Myrtle Street PS		St. Thomas	
99.	Thames Valley District School Board	2443	Wellington PS		St. Thomas	
100.	Thunder Bay Catholic District School Board	3653	Sacred Heart		Thunder Bay	8,309,883
101.	Thunder Bay Catholic District School Board	4500	St. Thomas Aquinas		Thunder Bay	
102.	Toronto Catholic District School Board	9512	St. Edward		Toronto	2,608,917
103.	Trillium Lakelands District School Board	1597	Muskoka Falls PS		Bracebridge	3,478,556
104.	Upper Canada District School Board	5716		Vankleek Hill C. I.	Champlain	10,821,286
105.	Upper Grand District School Board	1211	John McCrae PS		Guelph	16,762,241
106.	Upper Grand District School Board	1276	King George PS		Guelph	
107.	Upper Grand District School Board	2342	Tytler PS		Guelph	
108.	Upper Grand District School Board	1024	Harriston PS		Minto	

Item/ Point	Column/Colonne 1	Column/ Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5	Column/Colonne 6
	Name of Board/Nom du conseil	SFIS No./N ^o du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Municipality or Locality/ Municipalité ou localité	Maximum Capital Amount Eligible for Long- term Financing/ Plafond des immobilisations donnant droit au financement à long terme \$
109.	Waterloo Region District School Board	2073	Ryerson		Cambridge	5,472,928
110.	Waterloo Region District School Board	829	Flordale		Woolwich	
111.	Wellington Catholic District School Board	4102	St. Joseph Elem.		Guelph	5,076,920
112.	York Catholic District School Board	3638	Holy Name Catholic Elementary School		King	6,828,276
113.	York Catholic District School Board	4252	St. Mary Immaculate School		Richmond Hill	
114.	York Region District School Board	5509		Markham District High School	Markham	34,551,242
115.	York Region District School Board	1285	King City PS		King	
116.	York Region District School Board	6351	Eva L. Building		King	

TABLE/TABLEAU 24

OUTSTANDING CAPITAL COMMITMENTS/ENGAGEMENTS D'IMMOBILISATIONS NON RÉALISÉS

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3
	Board Name/Nom du conseil	Pupil Places — Elementary/Places à l'élémentaire	Pupil Places — Secondary/Places au secondaire
1.	Bluewater District School Board	0	111
2.	Conseil scolaire de district catholique Centre-Sud	0	452
3.	Conseil scolaire de district catholique de l'Est ontarien	41	0
4.	Conseil scolaire de district du Centre Sud-Ouest	144	0
5.	District School Board Ontario North East	281	0
6.	Dufferin-Peel Catholic District School Board	274	0
7.	Durham Catholic District School Board	79	0
8.	Greater Essex County District School Board	0	122
9.	Hamilton-Wentworth Catholic District School Board	204	224
10.	Keewatin-Patricia District School Board	69	0
11.	Near North District School Board	681	0
12.	Ottawa-Carleton District School Board	0	107
13.	Peel District School Board	0	83
14.	Simcoe County District School Board	91	0
15.	Simcoe Muskoka Catholic District School Board	274	0
16.	Superior-Greenstone District School Board	0	80
17.	Toronto Catholic District School Board	0	25
18.	Upper Grand District School Board	0	188

TABLE/TABLEAU 25

CAPITAL RELATED DEBT ELIGIBLE FOR FUNDING SUPPORT BY DISTRICT SCHOOL BOARD/DETTE LIÉE AUX IMMOBILISATIONS ADMISSIBLE À UN SOUTIEN FINANCIER, PAR CONSEIL SCOLAIRE DE DISTRICT

Item/ Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Outstanding Principal as at August 31, 2001/Capital impayé au 31 août 2001		Column/Colonne 3	
		Permanently Financed/Avec financement permanent \$		Non-permanently Financed/Sans financement permanent \$	
1.	Algoma District School Board	935,011		0	
2.	Algonquin and Lakeshore Catholic District School Board	4,534,944		10,286,245	
3.	Avon Maitland District School Board	140,000		2,908,191	
4.	Bluewater District School Board	7,057,791		10,584,205	
5.	Brant Haldimand Norfolk Catholic District School Board	6,159,000		1,965,017	
6.	Bruce-Grey Catholic District School Board	0		0	
7.	Catholic District School Board of Eastern Ontario	5,113,271		5,138,565	
8.	Conseil de district des écoles publiques de langue française n° 59	2,590,831		2,823,908	
9.	Conseil scolaire de district catholique Centre-Sud	0		14,404,135	
10.	Conseil scolaire de district catholique de l'Est ontarien	3,850,994		1,003,420	
11.	Conseil scolaire de district catholique des Aurores boréales	0		0	
12.	Conseil scolaire de district catholique des Grandes Rivières	3,327,994		391,453	
13.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	13,648,851		11,237,346	
14.	Conseil scolaire de district catholique du Nouvel-Ontario	792,253		629,797	
15.	Conseil scolaire de district catholique Franco-Nord	0		1,416,482	
16.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	0		13,125,508	
17.	Conseil scolaire de district du Centre Sud-Ouest	4,107,626		7,652,471	
18.	Conseil scolaire de district du Grand Nord de l'Ontario	0		0	
19.	Conseil scolaire de district du Nord-Est de l'Ontario	0		1,561,697	
20.	District School Board of Niagara	1,987,230		9,176,721	
21.	District School Board Ontario North East	2,284,000		3,902,251	
22.	Dufferin-Peel Catholic District School Board	15,560,434		45,225,666	
23.	Durham Catholic District School Board	8,240,960		0	
24.	Durham District School Board	30,619,000		0	
25.	English-language Separate District School Board No. 38	13,163,955		5,331,454	
26.	Grand Erie District School Board	6,515,674		3,520,453	
27.	Greater Essex County District School Board	5,322,280		23,888,134	
28.	Halton Catholic District School Board	29,596,207		635,900	
29.	Halton District School Board	39,359,093		7,293,741	
30.	Hamilton-Wentworth Catholic District School Board	30,542,204		14,110,520	
31.	Hamilton-Wentworth District School Board	41,514,451		16,675,861	
32.	Hastings and Prince Edward District School Board	0		0	
33.	Huron Perth Catholic District School Board	0		1,823,717	
34.	Huron-Superior Catholic District School Board	840,787		0	
35.	Kawartha Pine Ridge District School Board	17,945,659		15,044,574	
36.	Keewatin-Patricia District School Board	2,038,438		9,353,273	
37.	Kenora Catholic District School Board	2,120,648		0	
38.	Lakehead District School Board	13,846,787		1,329,751	
39.	Lambton Kent District School Board	0		9,995,260	
40.	Limestone District School Board	1,720,215		6,139,800	
41.	Near North District School Board	991,784		5,277,832	
42.	Niagara Catholic District School Board	37,971,903		1,576,995	
43.	Nipissing-Parry Sound Catholic District School Board	3,157,000		0	
44.	Northeastern Catholic District School Board	5,074,104		0	
45.	Northwest Catholic District School Board	0		0	
46.	Ottawa-Carleton District School Board	19,695,586		33,867,011	
47.	Ottawa Catholic District School Board	23,375,000		4,537,537	
48.	Peel District School Board	21,082,542		13,896,303	
49.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	25,502,314		0	
50.	Rainbow District School Board	990,000		0	
51.	Rainy River District School Board	0		13,256,444	

Item/ Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Outstanding Principal as at August 31, 2001/Capital impayé au 31 août 2001	Column/Colonne 3
		Permanently Financed/Avec financement permanent \$	Non-permanently Financed/Sans financement permanent \$
52.	Renfrew County Catholic District School Board	313,062	8,891,329
53.	Renfrew County District School Board	326,000	3,361,213
54.	Simcoe County District School Board	34,727,890	27,129,972
55.	Simcoe Muskoka Catholic District School Board	33,717,356	5,411,046
56.	St. Clair Catholic District School Board	16,408,300	2,663,378
57.	Sudbury Catholic District School Board	2,032,787	185,141
58.	Superior-Greenstone District School Board	380,796	1,718,287
59.	Superior North Catholic District School Board	789,499	0
60.	Thames Valley District School Board	25,868,077	107,065,578
61.	Thunder Bay Catholic District School Board	1,581,000	7,004,084
62.	Toronto Catholic District School Board	83,749,743	50,530,667
63.	Toronto District School Board	163,022,903	275,146,340
64.	Trillium Lakelands District School Board	26,528,182	7,875,676
65.	Upper Canada District School Board	13,087,000	0
66.	Upper Grand District School Board	8,046,000	11,377,073
67.	Waterloo Catholic District School Board	31,488,696	5,341,898
68.	Waterloo Region District School Board	13,089,250	1,407,664
69.	Wellington Catholic District School Board	8,264,313	0
70.	Windsor-Essex Catholic District School Board	21,728,370	21,647,385
71.	York Catholic District School Board	87,445,813	3,007,847
72.	York Region District School Board	66,296,399	11,433,816

TABLE/TABLEAU 26

PER PUPIL EXCLUSION FOR DECLINING ENROLMENT ADJUSTMENT/MONTANT PAR ÉLÈVE À EXCLURE DU
REDRESSEMENT POUR BAISSÉ DES EFFECTIFS

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Amount/Montant \$
1.	Algoma District School Board	95.39
2.	Algonquin and Lakeshore Catholic District School Board	89.45
3.	Avon Maitland District School Board	88.02
4.	Bluewater District School Board	88.23
5.	Brant Haldimand Norfolk Catholic District School Board	88.80
6.	Bruce-Grey Catholic District School Board	91.06
7.	Catholic District School Board of Eastern Ontario	87.99
8.	Conseil de district des écoles publiques de langue française n° 59	100.88
9.	Conseil scolaire de district catholique Centre-Sud	101.21
10.	Conseil scolaire de district catholique de l'Est ontarien	98.53
11.	Conseil scolaire de district catholique des Aurores boréales	135.63
12.	Conseil scolaire de district catholique des Grandes Rivières	109.43
13.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	98.95
14.	Conseil scolaire de district catholique du Nouvel-Ontario	106.21
15.	Conseil scolaire de district catholique Franco-Nord	106.42
16.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	103.05
17.	Conseil scolaire de district du Centre Sud-Ouest	106.94
18.	Conseil scolaire de district du Grand Nord de l'Ontario	119.94
19.	Conseil scolaire de district du Nord-Est de l'Ontario	115.39
20.	District School Board of Niagara	87.46
21.	District School Board Ontario North East	101.10
22.	Dufferin-Peel Catholic District School Board	86.30
23.	Durham Catholic District School Board	86.03
24.	Durham District School Board	86.30
25.	English-language Separate District School Board No. 38	85.36
26.	Grand Erie District School Board	87.52
27.	Greater Essex County District School Board	87.16
28.	Halton Catholic District School Board	86.41

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant \$
29.	Halton District School Board	86.39
30.	Hamilton-Wentworth Catholic District School Board	86.43
31.	Hamilton-Wentworth District School Board	87.28
32.	Hastings and Prince Edward District School Board	88.40
33.	Huron Perth Catholic District School Board	89.97
34.	Huron-Superior Catholic District School Board	99.02
35.	Kawartha Pine Ridge District School Board	86.11
36.	Keewatin-Patricia District School Board	99.54
37.	Kenora Catholic District School Board	99.56
38.	Lakehead District School Board	91.18
39.	Lambton Kent District School Board	87.50
40.	Limestone District School Board	88.42
41.	Near North District School Board	91.94
42.	Niagara Catholic District School Board	86.65
43.	Nipissing-Parry Sound Catholic District School Board	97.10
44.	Northeastern Catholic District School Board	104.50
45.	Northwest Catholic District School Board	113.38
46.	Ottawa Catholic District School Board	87.40
47.	Ottawa-Carleton District School Board	88.65
48.	Peel District School Board	88.15
49.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	87.42
50.	Rainbow District School Board	91.18
51.	Rainy River District School Board	102.65
52.	Renfrew County Catholic District School Board	94.65
53.	Renfrew County District School Board	89.89
54.	Simcoe County District School Board	86.14
55.	Simcoe Muskoka Catholic District School Board	85.82
56.	St. Clair Catholic District School Board	90.24
57.	Sudbury Catholic District School Board	93.86
58.	Superior North Catholic District School Board	131.34
59.	Superior-Greenstone District School Board	113.25
60.	Thames Valley District School Board	86.68
61.	Thunder Bay Catholic District School Board	92.43
62.	Toronto Catholic District School Board	87.30
63.	Toronto District School Board	89.69
64.	Trillium Lakelands District School Board	88.77
65.	Upper Canada District School Board	88.02
66.	Upper Grand District School Board	85.52
67.	Waterloo Catholic District School Board	87.19
68.	Waterloo Region District School Board	86.21
69.	Wellington Catholic District School Board	88.95
70.	Windsor-Essex Catholic District School Board	85.79
71.	York Catholic District School Board	87.53
72.	York Region District School Board	86.81

TABLE/TABLEAU 27
ADDITIONAL RURAL SCHOOLS/ÉCOLES RURALES ADDITIONNELLES

Item/Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./ No du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
1.	Algoma District School Board	114	Awere 1 PS		Sault Ste. Marie
2.	Algoma District School Board	969	Greenwood PS		Sault Ste. Marie
3.	Algoma District School Board	1946	R M Moore PS		Sault Ste. Marie
4.	Algoma District School Board	2279	Tarentorus PS		Sault Ste. Marie
5.	Algonquin and Lakeshore Catholic District School Board	3302	Holy Name Catholic School		Kingston
6.	Avon Maitland District School Board	2585	Colborne Central S		Goderich

Item/Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./ No du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
7.	Avon Maitland District School Board	1652	North Easthope PS		Stratford
8.	Avon Maitland District School Board	2184	South Perth Centennial PS		St. Marys
9.	Bluewater District School Board	1265	Kincardine Township-Tiverton PS		Kincardine
10.	Brant Haldimand Norfolk Catholic District School Board	4318	St Michaels Sep		Simcoe
11.	Brant Haldimand Norfolk Catholic District School Board	4489	St Theresa Sep S		Brantford
12.	Catholic District School Board of Eastern Ontario	10624		Holy Trinity CHS	Cornwall
13.	Catholic District School Board of Eastern Ontario	4070		St. John CHS	Perth
14.	Conseil scolaire de district catholique Centre-Sud	8284	ÉEC Sainte-Croix		Tiny
15.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	6193		Beatrice-Desloges, E.s.c.	Cumberland
16.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	10803	école Bernard-Grandmaître		Ottawa
17.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	10144	Ecole élémentaire de la Découverte		Ottawa
18.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	10063	Pavillon Béatrice-Desloges		Orleans
19.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	9286	Monseigneur Augustin Caron		La Salle
20.	Conseil de district des écoles publiques de langue française n° 59	9869	É.é.p. Des Sentiers		Orleans
21.	Conseil de district des écoles publiques de langue française n° 59	9980		École secondaire publique Gisele Lalonde	Ottawa (Orléans)
22.	Conseil de district des écoles publiques de langue française n° 59	10480	Gisèle-Lalonde (7e & 8e année)		Ottawa (Orléans)
23.	District School Board of Niagara	774	F J Rutland PS		Niagara Falls
24.	Dufferin-Peel Catholic District School Board	3620		Robert F. Hall Catholic SS	Caledon East
25.	Dufferin-Peel Catholic District School Board	3874	St Cornelius S		Caledon East
26.	Dufferin-Peel Catholic District School Board	4357	St Patrick Sep S		Brampton
27.	Dufferin-Peel Catholic District School Board	4498		St Thomas Aquinas Sep S	Brampton
28.	Durham Catholic District School Board	9353	St. John Bosco		Oshawa
29.	Durham District School Board	1805	Claremont PS		Claremont
30.	Durham District School Board	9400	Epsom PS		Scugog
31.	Durham District School Board	512	Kedron PS		Oshawa
32.	Durham District School Board	1959	Prince Albert PS		Prince Albert
33.	Grand Erie District School Board	79	Anna Melick Memorial S		Dunnville
34.	Grand Erie District School Board	184	Bethel-Oak Hill PS		Paris
35.	Grand Erie District School Board	954	Grandview PS		Dunnville
36.	Grand Erie District School Board	1705	Oneida Central PS		Caledonia
37.	Grand Erie District School Board	403	Onondaga-Brant PS		Brantford
38.	Grand Erie District School Board	2416	Walsh Public School		Simcoe

Item/Point	Column/Colonne 1	Column/ Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./ No du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
39.	Greater Essex County District School Board	77	Anderdon Central Public School		Amherstburg
40.	Greater Essex County District School Board	366	Colchester North Public School		Essex
41.	Greater Essex County District School Board	1430	Malden Central Public School		Amherstburg
42.	Greater Essex County District School Board	1574	Mount Carmel-Blytheswood Public School		Leamington
43.	Greater Essex County District School Board	1858	Prince Andrew Public School		La Salle
44.	Greater Essex County District School Board	7804		Sandwich Secondary School	La Salle
45.	Greater Essex County District School Board	2259	Sun Parlor Jr Public School		Essex
46.	Greater Essex County District School Board	7805		Western Secondary School	Amherstburg
47.	Halton Catholic District School Board	8135		Bishop P.F. Reding Secondary	Milton
48.	Halton District School Board	10469	Chris Hadfield Public School		Milton
49.	Halton District School Board	1817	Pineview PS		Georgetown
50.	Halton District School Board	2238	Stewarttown Md S		Georgetown
51.	Hamilton-Wentworth Catholic District School Board	10115	Guardian Angels Catholic Elementary School		Waterdown
52.	Hamilton-Wentworth Catholic District School Board	9410	Holy Name of Mary CES (new school)		Ancaster
53.	Hamilton-Wentworth District School Board	821	Flamborough Centre Senior PS		Hamilton
54.	Hastings and Prince Edward District School Board	72	Massassaga-Rednersville Public School		Belleville
55.	Kawartha Pine Ridge District School Board	371	Camborne PS		Cobourg
56.	Kawartha Pine Ridge District School Board	5301		Crestwood SS	Peterborough
57.	Kawartha Pine Ridge District School Board	552	Dale Road Sr S		Cobourg
58.	Kawartha Pine Ridge District School Board	882	George Hamilton PS		Port Hope
59.	Kawartha Pine Ridge District School Board	1186	James Strath PS		Peterborough
60.	Kawartha Pine Ridge District School Board	5806	Kent		Campbellford
61.	Keewatin-Patricia District School Board	7532	Valleyview P.S.		Kenora
62.	Lakehead District School Board	7553	Five Mile		Thunder Bay
63.	Lakehead District School Board	7556	Gorham & Ware		Thunder Bay
64.	Lakehead District School Board	7591	Nor'wester View		Thunder Bay
65.	Lakehead District School Board	7570	Valley Central PS		Thunder Bay
66.	Lambton Kent District School Board	493	Confederation Central S		Sarnia
67.	Limestone District School Board	992	H H Langford		Napanee
68.	Near North District School Board	9556	Humphrey Central PS		Parry Sound
69.	Near North District School Board	1499	McDougall PS		Parry Sound
70.	Ottawa-Carleton Catholic District School Board	3399	St Isidore Sep S		Kanata
71.	Ottawa-Carleton Catholic District School Board	3241	St Mary Sep S - Gloucester		Gloucester

Item/Point	Column/Colonne 1	Column/ Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./ No du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
72.	Ottawa-Carleton Catholic District School Board	10125	St. Theresa Catholic Elementary School		Ottawa
73.	Ottawa-Carleton District School Board	334	Castor Valley ES		Greely
74.	Ottawa-Carleton District School Board	1607	Cedarview Middle S		Nepean
75.	Ottawa-Carleton District School Board	548	D. Aubrey Moodie Intermediate S		Nepean
76.	Ottawa-Carleton District School Board	819	Fitzroy Centennial/Harbour PS		Kinburn
77.	Ottawa-Carleton District School Board	940	Goulbourn Middle S		Stittsville
78.	Ottawa-Carleton District School Board	1727	Greely PS		Greely
79.	Peel District School Board	64	Alloa PS		Brampton
80.	Peel District School Board	304	Alton PS		Caledon
81.	Peel District School Board	303	Caledon East PS		Caledon
82.	Peel District School Board	10490	Claireville P.S.		Brampton
83.	Peel District School Board	10402	Edenbrook Hill Public School		Brampton
84.	Peel District School Board	1417	Macville PS		Caledon
85.	Peel District School Board	1749	Palgrave PS		Palgrave
86.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	10037		St Thomas Aquinas Catholic	Lindsay
87.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	9256	St. Luke's School		Downeyville
88.	Rainbow District School Board	590	Wanup PS		Sudbury
89.	Renfrew County District School Board	20	Admaston PS		Renfrew
90.	Renfrew County District School Board	1509	McNab PS		Arnprior
91.	Renfrew County District School Board	1811	Pine View PS		Pembroke
92.	Renfrew County District School Board	56	Rockwood PS		Pembroke
93.	Simcoe County District School Board	8144	Hon. Earl Rowe PS		Bradford
94.	Simcoe County District School Board	8153	Marchmont PS		Orillia
95.	Simcoe County District School Board	8173	Sir William Osler PS		Bradford
96.	Simcoe County District School Board	8219	Uptergrove PS		Orillia
97.	Simcoe Muskoka Catholic District School Board	8298	Notre Dame		Orillia
98.	Simcoe Muskoka Catholic District School Board	8310	St Charles		Bradford
99.	St. Clair Catholic District School Board	4527	St. Vincent Catholic S		Chatham
100.	Sudbury Catholic District School Board	3766	St Christopher Sep S		Sudbury
101.	Thames Valley District School Board	22	Adelaide - W G MacDonald PS		Strathroy
102.	Thames Valley District School Board	322	Caradoc North PS		Strathroy
103.	Thames Valley District School Board	680	East Oxford PS		Woodstock
104.	Thames Valley District School Board	1535	Metcalf Central PS		Strathroy

Item/Point	Column/Colonne 1	Column/ Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./ No du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
105.	Thames Valley District School Board	2578	New Sarum PS		St. Thomas
106.	Thames Valley District School Board	2194	Southwold PS		St. Thomas
107.	Thames Valley District School Board	1429	Summer's Corners PS		Aylmer
108.	Thames Valley District School Board	9932	Sweaburg PS		Woodstock
109.	Thames Valley District School Board	2314	Tollgate Central PS		Woodstock
110.	Trillium Lakelands District School Board	5892		Adult Ed. & Trg Centre (Lindsay C & VI Annex-Angeline Street South)	Lindsay
111.	Trillium Lakelands District School Board	274	Riverside PS		Huntsville
112.	Upper Canada District School Board	50	Algonquin Public School		Brockville
113.	Upper Canada District School Board	160	Beckwith PS		Carleton Place
114.	Upper Canada District School Board	631	Drummond Central PS		Perth
115.	Upper Canada District School Board	917	Glen Tay PS		Perth
116.	Upper Canada District School Board	10552	Montague Public School (New School)		Smiths Falls
117.	Upper Canada District School Board	737	North Elmsley PS		Perth
118.	Upper Grand District School Board	1899	Aberfoyle PS		Guelph
119.	Upper Grand District School Board	10487		Centre Wellington District High School	Fergus
120.	Upper Grand District School Board	9432	Laurelwoods ES		Laurel
121.	Upper Grand District School Board	1838	Ponsonby PS		Guelph
122.	Waterloo Region District School Board	829	Floradale PS		Elmira
123.	Windsor-Essex Catholic District School Board	4084	St Joseph Sep S		River Canard
124.	Windsor-Essex Catholic District School Board	4406	St Peter Sep S		Tecumseh
125.	Windsor-Essex Catholic District School Board	4571		St Thomas of Villanova SS	La Salle
126.	York Region District School Board	119	Ballantrae PS		Stouffville
127.	York Region District School Board	2490	Whitchurch Highlands PS		Stouffville

ONTARIO REGULATION 86/08

made under the

EDUCATION ACT

Made: April 3, 2008

Filed: April 7, 2008

Published on e-Laws: April 9, 2008

Printed in *The Ontario Gazette*: April 26, 2008**REVOKING VARIOUS REGULATIONS**

Note: Ontario Regulation 346/98 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

Note: Ontario Regulations 429/99, 627/99 and 165/00 have not previously been amended.

1. The following Regulations are revoked:

- 1. Ontario Regulation 346/98.**
- 2. Ontario Regulation 429/99.**
- 3. Ontario Regulation 627/99.**
- 4. Ontario Regulation 165/00.**

RÈGLEMENT DE L'ONTARIO 86/08

pris en application de la

LOI SUR L'ÉDUCATION

pris le 3 avril 2008

déposé le 7 avril 2008

publié sur le site Lois-en-ligne le 9 avril 2008

imprimé dans la *Gazette de l'Ontario* le 26 avril 2008**ABROGEANT DIVERS RÈGLEMENTS**

Remarque : Le Règlement de l'Ontario 346/98 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des codifications (règlements) qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

Remarque : Les Règlements de l'Ontario 429/99, 627/99 et 165/00 n'ont pas été modifiés antérieurement.

1. Les règlements suivants sont abrogés :

- 1. Le Règlement de l'Ontario 346/98.**
- 2. Le Règlement de l'Ontario 429/99.**
- 3. Le Règlement de l'Ontario 627/99.**
- 4. Le Règlement de l'Ontario 165/00.**

Made by:
Pris par :

La ministre de l'Éducation,

KATHLEEN O'DAY WYNNE
Minister of Education

Date made: April 3, 2008.
Pris le : 3 avril 2008.

17/08

ONTARIO REGULATION 87/08

made under the

EDUCATION ACT

Made: April 2, 2008

Filed: April 7, 2008

Published on e-Laws: April 9, 2008

Printed in *The Ontario Gazette*: April 26, 2008

REVOKING VARIOUS REGULATIONS

Note: Ontario Regulations 157/02, 137/03, 139/03 and 145/04 have previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

Note: Ontario Regulations 152/01 and 143/04 have not previously been amended.

1. The following Regulations are revoked:

- 1. Ontario Regulation 152/01.**
- 2. Ontario Regulation 157/02.**
- 3. Ontario Regulation 137/03.**
- 4. Ontario Regulation 139/03.**
- 5. Ontario Regulation 143/04.**
- 6. Ontario Regulation 145/04.**

2. This Regulation comes into force on the day it is filed.

RÈGLEMENT DE L'ONTARIO 87/08

pris en application de la

LOI SUR L'ÉDUCATION

pris le 2 avril 2008

déposé le 7 avril 2008

publié sur le site Lois-en-ligne le 9 avril 2008

imprimé dans la *Gazette de l'Ontario* le 26 avril 2008**ABROGEANT DIVERS RÈGLEMENTS**

Remarque : Les Règlements de l'Ontario 157/02, 137/03, 139/03 et 145/04 ont été modifiés antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des codifications (règlements) qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

Remarque : Les Règlements de l'Ontario 152/01 et 143/04 n'ont pas été modifiés antérieurement.

1. Les règlements suivants sont abrogés :

1. Le Règlement de l'Ontario 152/01.
2. Le Règlement de l'Ontario 157/02.
3. Le Règlement de l'Ontario 137/03.
4. Le Règlement de l'Ontario 139/03.
5. Le Règlement de l'Ontario 143/04.
6. Le Règlement de l'Ontario 145/04.

2. Le présent règlement entre en vigueur le jour de son dépôt.

17/08

ONTARIO REGULATION 88/08

made under the

EDUCATION ACT

Made: April 1, 2008

Approved: April 2, 2008

Filed: April 7, 2008

Published on e-Laws: April 9, 2008

Printed in *The Ontario Gazette*: April 26, 2008**REVOKING VARIOUS REGULATIONS**

Note: Ontario Regulations 158/02, 138/03 and 144/04 have previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

Note: Ontario Regulation 153/01 has not previously been amended.

1. The following Regulations are revoked:

1. Ontario Regulation 153/01.
2. Ontario Regulation 158/02.
3. Ontario Regulation 138/03.
4. Ontario Regulation 144/04.

2. This Regulation comes into force on the day it is filed.

RÈGLEMENT DE L'ONTARIO 88/08

pris en application de la

LOI SUR L'ÉDUCATIONpris le 1^{er} avril 2008

approuvé le 2 avril 2008

déposé le 7 avril 2008

publié sur le site Lois-en-ligne le 9 avril 2008

imprimé dans la *Gazette de l'Ontario* le 26 avril 2008**ABROGEANT DIVERS RÈGLEMENTS**

Remarque : Les Règlements de l'Ontario 158/02, 138/03 et 144/04 ont été modifiés antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des codifications (règlements) qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

Remarque : Le Règlement de l'Ontario 153/01 n'a pas été modifié antérieurement.

1. Les règlements suivants sont abrogés :**1. Le Règlement de l'Ontario 153/01.****2. Le Règlement de l'Ontario 158/02.****3. Le Règlement de l'Ontario 138/03.****4. Le Règlement de l'Ontario 144/04.****2. Le présent règlement entre en vigueur le jour de son dépôt.**

Made by:

Pris par :

*La ministre de l'Éducation,***KATHLEEN O'DAY WYNNE**
Minister of Education

Date made: April 1, 2008.

Pris le : 1^{er} avril 2008.

17/08

ONTARIO REGULATION 89/08

made under the

HIGHWAY TRAFFIC ACT

Made: January 29, 2008

Filed: April 8, 2008

Published on e-Laws: April 9, 2008

Printed in *The Ontario Gazette*: April 26, 2008Amending Reg. 619 of R.R.O. 1990
(Speed Limits)

Note: Regulation 619 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Paragraph 3 of Part 1 of Schedule 126 to Regulation 619 of the Revised Regulations of Ontario, 1990 is revoked and following substituted:

City of Hamilton
Oxford – Township of Norwich

3. That part of the King's Highway known as No. 403 lying between a point in the westbound lanes situate 400 metres measured easterly from its intersection with the roadway known as Longwood Road in the City of Hamilton and a point situate at its intersection with the King's Highway known as No. 401 in the Township of Norwich in the County of Oxford.
4. That part of the King's Highway known as No. 403 lying between a point in the eastbound lanes situate 280 metres measured westerly from the centre line of the overpass structure known as Canadian Pacific Railway in the City of Hamilton and a point situate at its intersection with the King's Highway known as No. 401 in the Township of Norwich in the County of Oxford.

(2) Paragraph 1 of Part 2 of Schedule 126 to the Regulation is revoked and following substituted:

Regional Municipality of Halton – City of Burlington
City of Hamilton

1. That part of the westbound lanes of the King's Highway known as No. 403 in the City of Burlington in The Regional Municipality of Halton lying between a point situate 2000 metres measured westerly from its intersection with the roadway known as Waterdown Road and a point situate 400 metres measured easterly from its intersection with the roadway known as Longwood Road in the City of Hamilton.
2. That part of the eastbound lanes of the King's Highway known as No. 403 in the City of Burlington in The Regional Municipality of Halton lying between a point situate 2000 metres measured westerly from its intersection with the roadway known as Waterdown Road and a point situate 280 metres measured westerly from the centre line of the overpass structure known as the Canadian Pacific Railway in the City of Hamilton.

2. This Regulation comes into force on the day it is filed.

Made by:

JIM BRADLEY
Minister of Transportation

Date made: January 29, 2008.

17/08

NOTE: Consolidated regulations and various legislative tables pertaining to regulations can be found on the e-Laws website (www.e-Laws.gov.on.ca).

REMARQUE : Les règlements codifiés et diverses tables concernant les règlements se trouvent sur le site Lois-en-ligne (www.lois-en-ligne.gouv.on.ca).

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TEXTE D'INFORMATION POUR LA GAZETTE DE L'ONTARIO

Information

La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à mbs.GazettePubsOnt@ontario.ca

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